August 15, 2023

Via Email: attorney.general@ct.gov

Hon. William Tong  
Attorney General  
Office of the Attorney General  
165 Capitol Avenue  
Hartford, CT 06106


Dear Attorney General Tong,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, you and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, you and your co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”1 The evidence is that you prepared this letter in coordination with the

1 Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.”\textsuperscript{10} The list consisted entirely of Americans, including Robert F. Kennedy Jr.\textsuperscript{11} 

On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “\textsuperscript{12} ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”\textsuperscript{12}

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.”\textsuperscript{13} The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.”\textsuperscript{14} On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General William Tong
2. Eileen Meskill
3. Sandra G. Arenas
4. Matthew Fitzsimmons
5. Jeremy Pearlman
6. Elizabeth Benton


\textsuperscript{11} Id. at 14.

\textsuperscript{12} Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.


\textsuperscript{14} \textit{Dennis v. United States}, 341 U.S. 494, 503 (1951).
III. Requested Records

Pursuant to the Connecticut Freedom of Information Act, Conn. Gen. Stat. § 1-200 et seq., AFL requests the following records:

1. All records relating to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

Per Conn. Gen. Stat. § 1-212(d)(3), AFL requests a waiver of all search and duplication fees associated with this request, as these records benefit the general welfare. Specifically, the statute allows waivers to be granted when doing so would benefit the general welfare. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.” Americans, including many who call Connecticut “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

V. Processing and Production

The Connecticut Freedom of Information Act requires a response within four business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all

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parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: opengovernment@delaware.gov

Delaware Department of Justice
Attn: Tammy LeCates, FOIA Coordinator
102 W. Water St.
Dover, DE 19904


Dear Attorney General Jennings,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, you and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, you and your co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that you prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”? DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.”\textsuperscript{10} The list consisted entirely of Americans, including Robert F. Kennedy Jr.\textsuperscript{11}

On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”\textsuperscript{12}

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.”\textsuperscript{13} The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.”\textsuperscript{14} On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Kathleen Jennings
2. Alexander S. Mackler
3. Sonia Augusthy
4. Mark Denney
5. A.J. Roop
6. attorney.general@delaware.gov

\textsuperscript{10} CCDH, \textit{The Disinformation Dozen: Why Platforms Must Act on Twelve Leading Online Anti-Vaxxers} at 5 (Mar. 24, 2021), https://tinyurl.com/2p9uyykh.

\textsuperscript{11} Id. at 14.

\textsuperscript{12} Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.


\textsuperscript{14} \textit{Dennis v. United States}, 341 U.S. 494, 503 (1951).
III. Requested Records

Pursuant to the Delaware Freedom of Information Act, 29 DEL. CODE § 10001 et seq., AFL requests the following records:

1. All records relating to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is March 31, 2020, to March 31, 2021.

IV. Fee Waiver

We request a waiver of all search and duplication fees associated with this request as these records serve the public interest. See Del. Op. Att'y Gen., No. 94-I013 (Mar. 15, 1994); see also 29 Del. C. § 10003(m)(2). Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”15 Americans, including many who call Delaware “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

V. Production

The Delaware Freedom of Information Act, Del. Code Ann. tit 21, § 10003(h), requires a response within fifteen business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied,

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please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: alyssa.brouillet@ag.iowa.gov

Brenna Bird
Attorney General
Office of the Attorney General of Iowa
Hoover State Office Building
1305 E. Walnut St.
Des Moines, IA 50319

Open Records Act Request: March 24, 2021 Letter to Jack Dorsey and Mark Zuckerberg Regarding “Vaccine Disinformation”

Dear Attorney General Bird,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

Background

On March 24, 2021, Attorney General Miller and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, Attorney General Miller and his co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that the attorneys general

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.”\(^2\) CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.”\(^3\) However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”\(^4\)

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party.\(^5\) Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH,\(^6\) Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter\(^7\) to cause Google to remove their ads from The Federalist and ZeroHedge.\(^8\) Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”\(^9\)

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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\(^2\) CCDH, About—Center for Countering Digital Hate, https://counterhate.com/about/ (last visited Aug 9, 2023).

\(^3\) Id.


\(^5\) See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”? DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).


Disinformation Dozen.”10 The list consisted entirely of Americans, including Robert F. Kennedy Jr.11

On the same day, Attorney General Miller and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”12

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.”13 The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.”14 On March 24, 2021, as the highest law enforcement officer in your state, Attorney General Miller amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to this letter. We look forward to your prompt and forthright assistance with this matter.

I.   Custodians

Relevant custodians include:

1.  Tom Miller
2.  Lynn Hicks
3.  Nathan Blake
4.  Jessica Whitney
5.  Matt Gannon
6.  Emily Willits

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11 Id. at 14.
7. Heather Adams  
8. Mari Culver  
9. Ashlee Kieler  
10. Donn Stanley  
11. Sharon Wegner  
12. Jessica Whitney

II. Requested Records

Pursuant to the Iowa Open Records Act, IOWA CODE Chapter 22, AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is March 31, 2020 to March 31, 2021.

III. Fee Waiver

Per IOWA CODE § 22.3, AFL requests a waiver of all search and duplication fees associated with this request because the disclosure of these records will benefit the general welfare. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.” Americans, including many who call Iowa “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your

policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

**IV. Production**

The Iowa Open Records Act requires a response within twenty business days. IOWA CODE § 22.8(4)(d). If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

**V. Conclusion**

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: ag-foia@michigan.gov

Department of Attorney General
Attn: FOIA Coordinator
P.O. Box 30754
Lansing, MI 48909


Dear FOIA Coordinator,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

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1 Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCETRADE, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.” The list consisted entirely of Americans, including Robert F. Kennedy Jr.

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Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

I. Custodians

Relevant custodians include:

1. Attorney General Danna Nessel
2. Christina Grossi
3. Kelly Keenan
4. David Knezek
5. Kelly Rossman-McKinney
6. Laura Moody

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11 Id. at 14.
II. Requested Records

Pursuant to the Michigan Freedom of Information Act, MICH. COMP. LAWS § 15.231 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

III. Fee Waiver

Per MICH. COMP. LAWS § 15.234(2), AFL requests a waiver of all search and duplication fees associated with this request as disclosure of these records would be in the public interest. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of
acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.” 

Americans, including many who call Michigan “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

IV. Production

The Michigan Freedom of Information Act requires a response within five business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

V. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

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Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Portal: https://mnago.nextrequest.com

Office of the Minnesota Attorney General
Attn: Michael McSherry
445 Minnesota Street, # 1400
St. Paul, Minnesota 55101


Dear Mr. McSherry,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, you and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, you and your co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.” The evidence is that you prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

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1 Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWatch, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.” The list consisted entirely of Americans, including Robert F. Kennedy Jr.

On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Keith Ellison
2. Donna Cassutt
3. John Stiles
4. James Canaday
5. Luz María Frías
6. John Keller

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11 Id. at 14.
III. Requested Records

Pursuant to the Minnesota Government Data Practices Act, MINN. STAT. § 13.01 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

AFL requests a waiver of all search and duplication fees associated with this request as these records benefit the general welfare. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”15 Americans, including many who call Minnesota “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

V. Production

If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Portal and Email: opengov@ncdoj.gov

Josh Stein
Attorney General
North Carolina Department of Justice
114 West Edenton Street
Raleigh, NC 27603


Dear Attorney General Stein,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, you and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, you and your co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that you prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
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Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

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3 Id.
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Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Josh Stein
2. Seth Dearmin
3. Grayson Kelley
4. David Elliott
5. Laura Brewer
6. Candy Finley

11 Id. at 14.
III. Requested Records

Pursuant to the North Carolina Public Records Law, N.C. GEN. STAT. § 132-1 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

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V. Production

The North Carolina Public Records Law requires you to respond “as promptly as possible.” If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

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To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

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Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via FOIL Portal

Attn: FOIL Officer
Office of the New York State Attorney General
The Capitol
Albany, NY 12224


Dear FOIL Officer,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

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¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
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Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party.5 Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH,6 Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter7 to cause Google to remove their ads from The Federalist and ZeroHedge.8 Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[es] a large team of people who collaborate together to fulfill the shared mission of both organizations.”9

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Letitia James
2. Jennifer Levy
3. Ibrahim Kahn
4. Chris D’Angelo
5. Jose Maldonado
6. Orelia Merchant

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11 Id. at 14.
III. Requested Records

Pursuant to the New York Freedom of Information Law, N.Y. PUB. OFF. LAW § 84 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

AFL requests a waiver of all search and duplication fees associated with this request as these records benefit the general welfare. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”¹⁵ Americans, including many who call New York “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

V. Production

The New York Freedom of Information Law requires a response within five business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies

the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Portal and Email: AttorneyGeneral@doj.state.or.us

Public Records Request Officer
Office of the Attorney General
Oregon Department of Justice
1162 Court Street NE
Salem, OR 97301


Dear Public Records Request Officer,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

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¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.”10 The list consisted entirely of Americans, including Robert F. Kennedy Jr.11

On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”12

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.”13 The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.”14 On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Ellen F. Rosenblum
2. Lisa Udland
3. Kate Denison
4. Roy Kaufmann
5. Ellen Klem
6. Kimberly McCullough

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11 Id. at 14.
III. Requested Records

Pursuant to the Oregon Public Records Law, OR. REV. STAT. § 192.410 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

Per OR. REV. STAT. § 192.324(5), AFL requests a waiver of all search and duplication fees associated with this request as disclosure of these records “primarily benefits the general public.” Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”15 Americans, including many who call Connecticut “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

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V. Production

Oregon’s Public Records Law requires a response within fifteen business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

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Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: rtkl@attorneygeneral.gov

Office of Attorney General
Right-To-Know Officer
15th Floor, Strawberry Square
Harrisburg, PA 17120

Right to Know Law Request: March 24, 2021 Letter to Jack Dorsey and Mark Zuckerberg Regarding “Vaccine Disinformation”

Dear Right-to-Know Officer,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, Attorney General Shapiro and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, Attorney General Shapiro and his co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that the state attorneys general prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
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Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the...
Disinformation Dozen." The list consisted entirely of Americans, including Robert F. Kennedy Jr.

On the same day, Attorney General Shapiro and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, Attorney General Shapiro amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Then-Attorney General Joshua D. Shapiro
2. Michelle A. Henry
3. Jennifer Selber
4. Carson B. Morris
5. Joe Radosevich

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11 Id. at 14.
6. Ken Topping
7. David Wade
8. Mike Vereb

III. Requested Records

Pursuant to the Pennsylvania Right to Know Law, 65 PA. CONS. STAT. § 67.101 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

Per 65 PA. CONS. STAT. § 67.1307, AFL requests a waiver of all search and duplication fees associated with this request as disclosure of these records is in the public interest. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.” Americans, including many who call Pennsylvania “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

V. Production

The Pennsylvania Right to Know Law requires a response within five business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: aprarequest@riag.ri.gov

Office of Attorney General
Attn: Open Government Unit
150 South Main Street
Providence, RI 02903


Dear Public Records Request Officer,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has 160,000 followers and the Twitter page of our Founder and President has over 484,000 followers.

I. Background

On March 24, 2021, you and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, you and your co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that you prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”?, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCETWITCH, Center for Countering Digital Hate, https://tinyurl.com/46wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.” The list consisted entirely of Americans, including Robert F. Kennedy Jr.

On the same day, you and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.” The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.” On March 24, 2021, as the highest law enforcement officer in your state, you amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to your letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Attorney General Peter Neronha
2. Adi Goldstein
3. Blake Collins
4. Stephen Dambruch
5. Miriam Weizenbaum
6. Edward Troiano

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11 Id. at 14.
III. Requested Records

Pursuant to the Rhode Island Access to Public Records Act, 38 R.I. GEN. LAWS § 38-2-1 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

AFL requests a waiver of all search and duplication fees associated with this request as these records are in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government and is not in the commercial interest of the requester. 38 R.I. GEN. LAWS § 38-2-4(e). Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”15 Americans, including many who call Rhode Island “home,” have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial

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purpose and the release of the information requested is not in AFL’s financial interest.

V. Production

Please respond to this request within ten business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation
August 15, 2023

Via Email: foia@oag.state.va.us

Attn: FOIA Officer
Office of the Attorney General
202 North Ninth Street
Richmond, VA 23219


Dear FOIA Officer,

America First Legal Foundation is a national, nonprofit organization working to promote the rule of law in the United States, prevent executive overreach, and ensure due process and equal protection for all Americans, all to promote public knowledge and understanding of the law and individual rights guaranteed under the Constitution and laws of the United States. To that end, we file Freedom of Information Act requests on issues of pressing public concern, then disseminate the information we obtain, making documents broadly available to the public, scholars, and the media. Using our editorial skills to turn raw materials into distinct work, we distribute that work to a national audience through traditional and social media platforms. AFL’s Twitter page has over 170,000 followers and the Twitter page of our Founder and President has over 490,000 followers.

I. Background

On March 24, 2021, Attorney General Herring and eleven other state attorneys general, all Democrats, wrote a letter to the CEOs of Twitter and Facebook, seeking to censor the views of American citizens. Specifically, Attorney General Herring and his co-signers called on the social media networks to “effectively root[] out fraudulent information about coronavirus vaccines.”¹ The evidence is that the state attorneys general prepared this letter in coordination with the Center for Countering Digital Hate (CCDH), a foreign influence campaign based in the United Kingdom.

¹ Letter from William Tong, Att’y Gen. of Conn. et al., to Jack Dorsey, Chief Exec. Officer, Twitter, Inc., and Mark Zuckerberg, Chairman & Chief Exec. Officer, Facebook, Inc. (Mar. 24, 2021), https://tinyurl.com/2zt85p63.
CCDH describes itself as a “not-for-profit non-governmental organization” that “works to stop the spread of online hate and disinformation through innovative research, public campaigns and policy advocacy.” CCDH describes its founder and CEO, Imran Ahmed, as an “authority on social and psychological malignancies on social media, such as identity-based hate, extremism, disinformation, and conspiracy theories.” However, CCDH is also described as “[a]n NGO cut-out engaged in brazen smearing, attacking of dissenting views, deplatforming, censoring and pro-active shrinkage of the Overton window [by] strategically conflating serious voices with the fringes, mixing them together to isolate genuine actors and squash dissent.”

Imran Ahmed and members of CCDH’s board consist of political operatives at the highest levels within the UK Labour Party. Through his work with Stop Funding Fake News (SFFN), which was later folded into CCDH, Imran Ahmed took credit for a so-called “defund racism” campaign associated with Black Lives Matter to cause Google to remove their ads from The Federalist and ZeroHedge. Today, Imran Ahmed leads both CCDH US and CCDH UK and “employ[s] a large team of people who collaborate together to fulfill the shared mission of both organizations.”

On March 24, 2021, CCDH published a list of “twelve anti-vaxxers who play a leading role in spreading digital misinformation about Covid vaccines,” and urged social media platforms to “establish a clear threshold for enforcement action” and “to deplatform the most highly visible repeat offenders, who we [CCDH] term the

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3 Id.
5 See, e.g., Paul D. Thacker, Twitter Files: Who Are the People Claiming RFK Jr. is “Disinformation”?, DISINFORMATION CHRON. (July 18, 2023), https://tinyurl.com/5n9atvds (last visited Aug. 9, 2023); INFLUENCEWATCH, Center for Countering Digital Hate, https://tinyurl.com/4d6wh4d8 (last visited Aug. 9, 2023).
Disinformation Dozen.”10 The list consisted entirely of Americans, including Robert F. Kennedy Jr.11

On the same day, Attorney General Herring and eleven other state attorneys general sent a letter stating, “Twitter and Facebook have yet to remove from all their platforms the accounts of prominent ‘anti-vaxxers’” such as the “12 ‘anti-vaxxers’ personal accounts and their associated organizations, groups and websites [that] are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.”12

Government pressure to suppress speech violates the First Amendment. While the government may find some speech “misguided, or even hurtful,” “the point of all speech protection is to shield just those choices of content.”13 The First Amendment is founded on “the hypothesis that speech can rebut speech, propaganda will answer propaganda, [and] free debate of ideas will result in the wisest governmental policies.”14 On March 24, 2021, as the highest law enforcement officer in your state, Attorney General Herring amplified a foreign influence operation’s campaign to censor the constitutionally-protected speech of a dozen Americans.

Accordingly, we seek to better understand the circumstances which led to this letter. We look forward to your prompt and forthright assistance with this matter.

II. Custodians

Relevant custodians include:

1. Then-Attorney General Mark Herring
2. Martine Cicconi
3. Helen Hardiman
4. Erin B. Ashwell
5. Brittany A. Whitley

11 Id. at 14.
6. Michael K. Kelly
7. Cynthia Hudson
8. Michelle S. Kallen

III. Requested Records

Pursuant to the Virginia Freedom of Information Act, VA. CODE ANN. § 2.2-3700 et seq., AFL requests the following records:

1. All records related to the March 24, 2021 letter.
2. All records of communications between the custodians listed above and the Center for Countering Digital Hate or Imran Ahmed, including any email address ending in the domain name “@counterhate.com.”

The timeframe of the request is from March 31, 2020, to March 31, 2021.

IV. Fee Waiver

AFL requests a waiver of all search and duplication fees associated with this request as these records benefit the general welfare. Transparency in government was viewed by the founders of this country as a self-evident good. James Madison, the framer of our Constitution, opined that, “a popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both.”\(^\text{15}\) Americans, including many who call Virginia “home”, have grave concerns about seeming collusion between foreign NGOs, Big Tech, and Big Government. The public has a right to access the information requested, and your prompt production of it will help the American people gain a greater understanding of what occurred during the COVID-19 Pandemic.

In this case, AFL will make your records and your responses publicly available for the benefit of citizens, scholars, and others. The public’s understanding of your policies and practices will be enhanced through AFL’s analysis and publication of the requested records. As a nonprofit organization, AFL does not have a commercial purpose and the release of the information requested is not in AFL’s financial interest.

\(^{15}\) Letter from the Hon. James Madison to W.T. Barry (August 4, 1822) (available at https://tinyurl.com/3yrchmrf).
V. Production

The Virginia Freedom of Information Act requires a response within five business days. If access to the records requested takes longer than expected, please provide information about the extenuating circumstances delaying the response. If any or all parts of this request are denied, please cite each specific exemption you feel justifies the refusal to release the records and provide notification of the appeal procedures available under the law.

To accelerate the release of responsive records, AFL welcomes production on an agreed rolling basis. If possible, please provide responsive records in an electronic format by email. Alternatively, please provide responsive records in native format or in PDF format on a USB drive.

VI. Conclusion

If you have any questions about how to construe this request for records or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, please do not hesitate to contact me at FOIA@aflegal.org. Finally, if AFL’s request for a fee waiver is not granted in full, please contact us immediately upon making that determination.

If you have any questions about our request or believe further discussions regarding search and processing would facilitate a more efficient production of records of interest to AFL, then please contact me at FOIA@aflegal.org.

Thank you in advance for your cooperation.

Sincerely,

/s/ Michael Ding
Michael Ding
America First Legal Foundation