



DEPARTMENT OF HEALTH & HUMAN SERVICES

Office of the Secretary
Assistant Secretary for Public Affairs
Washington, D.C. 20201

Litigation No: 2023-cv-03680/America First Legal Foundation
HHS Case No. 2022-01186 FOIA-OS

May 14, 2025

Reed D. Rubinstein
America First Legal Foundation

Sent Via Email: FOIA@aflegal.org

Dear Reed Rubinstein:

This letter is the fourteen interim response to your Freedom of Information Act (FOIA) request submitted to the U.S. Department of Health and Human Services (HHS) on September 19, 2022. Specifically, you requested the following records for FOIA request number 2022-01186 FOIA-OS:

I. Custodians

- a. Janet Woodcock
- b. Rick Bright
- c. Gary Disbrow
- d. Denise Hinton

II. Requested Records

- A. For all custodians, all records, including but not limited to email, texts, memoranda, and handwritten notes including the words “hydroxychloroquine” or “HCQ,” or “early treatment,” or “early (drug) treatment,” or “remdesivir”.
- B. For all custodians, all calendar items that contain the terms “hydroxychloroquine” or “HCQ,” or “early treatment,” or “early (drug) treatment,” or “remdesivir”.
- C. All communications, including but not limited to emails between Janet Woodcock and Rick Bright.

For this fourteen interim response, the Department has reviewed 497 pages of records, potentially responsive to FOIA request 2022-01186-FOIA-OS. Of these 497 pages, we are releasing 163 pages in their entirety, while releasing 334 pages in part, with portions withheld pursuant to Exemption 6 of the FOIA (5 U.S.C. §552 (b)(6)).

FOIA exemption (b)(6) permits a Federal agency to withhold information and records about individuals in “personnel and medical files and similar files, the disclosure of which would

constitute a clearly unwarranted invasion of personal privacy.” The definition of “similar files” has historically been broadly interpreted to include a wide variety of files, and the United States Supreme Court has held that Congress intended the term "similar files" to be interpreted broadly, rather than narrowly. I have analyzed these records and find they meet the threshold requirement of this exemption. Additionally, I have reviewed and weighed the public interest in disclosure of this information against the privacy interest in nondisclosure, and found that the privacy interest outweighs the public’s interest in disclosure. Under this exemption, the records being withheld consist of personal email addresses, phone numbers and signatures.

For all exemptions applied, we have found that it is reasonably foreseeable that disclosure would harm an interest protected by one or more of the exemptions to the FOIA’s general rule of disclosure and/or that disclosure is prohibited by law.

We will continue to review the remaining records as efficiently and expeditiously as possible, consistent with the terms of the joint status report and our available resources. Should you have questions or concerns regarding the Department’s response and/or the processing of your request, any such issues should be communicated to your legal counsel and Department of Justice Attorney, Brian Levy at Brian.Levy2@usdoj.gov, representing the Department in this matter.

Sincerely yours,

Brandon L. Lancey
Lead Government Information Specialist
FOI/Privacy Act Division

Enclosures: 497 pages