

VIA Electronic Delivery

Chief, Freedom of Information/Privacy Acts Office Small Business Administration 409 3rd St. SW, 8th floor Washington, DC 20416 Via online portal

Re: Freedom of Information Act Request

Dear FOIA Officer:

Pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. §§ 552, Interfaith Alliance Foundation and Democracy Forward Foundation submit this request for records.

Records Requested

Interfaith Alliance Foundation ("IAF") and Democracy Forward Foundation ("DFF") request that your agency produce the following within twenty (20) business days:

All calendar entries (including attendees, calendar invitations, calendar invitation attachments) concerning the Task Force to Eradicate Anti-Christian Bias Meetings.¹

SBA is identified as an agency participating in the Task Force, and presumably has identified a primary point of contact or other responsible official. This request seeks the calendar entries of that official that concern the Task Force. Given the short time period since the Task Force was created, we expect that this request can be assigned to the Simple Track and processed expeditiously.

Please provide all records from February 6, 2025, through the date the search is conducted.

Scope of Search

FOIA requires agencies to disclose information, with only limited exceptions for information that would harm an interest protected by a specific exemption or where disclosure is prohibited by law. 5 U.S.C. § 552(a)(8)(A). In the event that any of the requested documents cannot be disclosed in their entirety, we request that you release any material that can be reasonably segregated. See 5 U.S.C. § 552(b). Should any documents or portions of documents be withheld,

¹ The White House, *Eradicating Anti-Christian Bias*, (Feb. 6, 2025), https://www.whitehouse.gov/presidential-actions/2025/02/eradicating-anti-christian-bias/.

we further request that you state with specificity the description of the document to be withheld and the legal and factual grounds for withholding any documents or portions thereof in an index, as required by *Vaughn v. Rosen*, 484 F.2d 820 (D.C. Cir. 1973). Should any document include both disclosable and non-disclosable material that cannot reasonably be segregated, we request that you describe what proportion of the information in a document is non-disclosable and how that information is dispersed throughout the document. *Mead Data Cent., Inc. v. U.S. Dep't of Air Force*, 566 F.2d 242, 261 (D.C. Cir. 1977).

If requested records are located in, or originated in, another agency, department, office, installation or bureau, please refer this request or any relevant portion of this request to the appropriate entity.

To the extent that the records are readily reproducible in an electronic format, we would prefer to receive the records in that format. However, if certain records are not available in that format, we are willing to accept the best available copy of each such record.

Please respond to this request in writing within 20 working days as required under 5 U.S.C. § 552(a)(6)(A)(i). If all of the requested documents are not available within that time period, we request that you provide us with all requested documents or portions of documents that are available within that time period. If all relevant records are not produced within that time period, we are entitled to a waiver of fees for searching and duplicating records under 5 U.S.C. § 552(a)(4)(A)(viii)(I).

Request for Fee Waiver

Pursuant to 5 U.S.C. § 552(a)(4)(A)(iii) and your agency's regulations, DFF requests a waiver of all fees associated with processing records for this request. FOIA requires documents to be furnished to requesters at no fee or reduced fees "if disclosure of the information is 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 primarily in the commercial interest of the requester." 5 U.S.C. § 552(a)(4)(A).

The requested waiver is in the public interest because providing the copy of the information sought primarily benefits the general public. Democracy Forward Foundation has a demonstrated ability to disseminate information of public interest requested through freedom of information statutes, and based upon responses to this request may assist in publicizing records received to contribute significantly to the public understanding of the relevant government operations or activities. In particular, the requested information may contribute to the public's understanding of how the Trump administration is working to enforce its anti-Christian bias executive order and how agencies attend to comply with the order.



VIA Electronic Delivery

FOIA/PA Mail Referral Unit Department of Justice Room 115 LOC Building Washington, DC 20530-0001 Via online portal

FOIA/PA Branch Civil Rights Division 4CON, Room 6.153 950 Pennsylvania Ave, N.W. Washington, DC 20530 Via online portal

Daniel Wagner
FOIA Contact
Justice Management Division
Department of Justice
Room 1111 RFK, 950 Pennsylvania Avenue, N.W.
Washington, DC 20530-0001
Via online portal

Office of Information Policy Department of Justice 6th Floor 441 G St. NW Washington, DC 20530 Via online portal

Re: Freedom of Information Act Request

Dear FOIA Officer:

Pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. §§ 552, Interfaith Alliance Foundation and Democracy Forward Foundation submit this request for records.

Records Requested

Interfaith Alliance Foundation ("IAF") and Democracy Forward Foundation ("DFF") request that your agency produce the following within twenty (20) business days:

Records reflecting the organization of the Task Force to Eradicate Anti-Christian Bias (including meeting agendas, attendees lists, calendar entries, meeting minutes or summaries, or any other documentation that would reflect the attendees and content of such meetings).¹

All guidance, directives or communications sent to Task Force members.

Please provide all records from February 6, 2025, through the date the search is conducted.

Scope of Search

FOIA requires agencies to disclose information, with only limited exceptions for information that would harm an interest protected by a specific exemption or where disclosure is prohibited by law. 5 U.S.C. § 552(a)(8)(A). In the event that any of the requested documents cannot be disclosed in their entirety, we request that you release any material that can be reasonably segregated. See 5 U.S.C. § 552(b). Should any documents or portions of documents be withheld, we further request that you state with specificity the description of the document to be withheld and the legal and factual grounds for withholding any documents or portions thereof in an index, as required by Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973). Should any document include both disclosable and non-disclosable material that cannot reasonably be segregated, we request that you describe what proportion of the information in a document is non-disclosable and how that information is dispersed throughout the document. Mead Data Cent., Inc. v. U.S. Dep't of Air Force, 566 F.2d 242, 261 (D.C. Cir. 1977).

If requested records are located in, or originated in, another agency, department, office, installation or bureau, please refer this request or any relevant portion of this request to the appropriate entity.

To the extent that the records are readily reproducible in an electronic format, we would prefer to receive the records in that format. However, if certain records are not available in that format, we are willing to accept the best available copy of each such record.

Please respond to this request in writing within 20 working days as required under 5 U.S.C. §

¹ Office of Public Affairs, Attorney General Pamela Bondi Hosts First Task Force Meeting to Eradicate Anti-Christian Bias in the Federal Government, U.S. Department of Justice (Apr. 22, 205), https://www.justice.gov/opa/pr/attorney-general-pamela-bondi-hosts-first-task-force-meeting-eradicate-anti-christian-bias; The White House, Eradicating Anti-Christian Bias, (Feb. 6, 2025), https://www.whitehouse.gov/presidential-actions/2025/02/eradicating-anti-christian-bias/.

552(a)(6)(A)(i). If all of the requested documents are not available within that time period, we request that you provide us with all requested documents or portions of documents that are available within that time period. If all relevant records are not produced within that time period, we are entitled to a waiver of fees for searching and duplicating records under 5 U.S.C. § 552(a)(4)(A)(viii)(I).

Request for Fee Waiver

Pursuant to 5 U.S.C. § 552(a)(4)(A)(iii) and your agency's regulations, DFF requests a waiver of all fees associated with processing records for this request. FOIA requires documents to be furnished to requesters at no fee or reduced fees "if disclosure of the information is 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 primarily in the commercial interest of the requester." 5 U.S.C. § 552(a)(4)(A).

The requested waiver is in the public interest because providing the copy of the information sought primarily benefits the general public. Democracy Forward Foundation has a demonstrated ability to disseminate information of public interest requested through freedom of information statutes, and based upon responses to this request may assist in publicizing records received to contribute significantly to the public understanding of the relevant government operations or activities. In particular, the requested information may contribute to the public's understanding of how the Trump administration is working to enforce its anti-Christian bias executive order and how agencies attend to comply with the order.

Moreover, a fee waiver is appropriate because the request is primarily for non-commercial purposes. Democracy Forward Foundation and Interfaith Alliance Foundation are not filing this request to further any commercial interest, and any information obtained by Democracy Forward Foundation and Interfaith Alliance Foundation as a result of this request and disclosed will be disclosed at no cost.

If the request for a waiver is denied, we are willing to pay all reasonable fees incurred for searching and duplicating records in responding to this request, up to \$50. If the costs of responding to this request should exceed that amount, please contact us before incurring costs exceeding that amount.

Conclusion

If you need clarification as to the scope of the request, have any questions, or foresee any obstacles to releasing fully the requested records within 20 business days, please contact me as soon as possible at foia@democracyforward.org.

We appreciate your assistance and look forward to your prompt response.

Sincerely,

/s/ Skye Perryman

Skye Perryman President & CEO Democracy Forward Foundation P.O. Box 34553 Washington, D.C. 20043

/s/ Rev. Paul Brandeis Raushenbus

Rev. Paul Brandeis Raushenbush President & CEO Interfaith Alliance Foundation 110 Maryland Avenue, NE Suite 509 Washington, DC 20002



VIA Electronic Delivery

Department of Defense OSD/JS FOIA Requester Service Center Freedom of Information Division 1155 Defense Pentagon Washington, DC 20301-1155 Via online portal

Department of Education 400 Maryland Ave., SW, LBJ 7W104 Washington, DC 20202-4500 Attn: FOIA Service Center Via online portal

Department of Health & Human Services Hubert H. Humphrey Building 200 Independence Avenue, S.W. Washington, D.C. 20201 Via online portal

Department of Homeland Security 2707 Martin Luther King Jr Ave SE Washington, DC 20528-0525 Via online portal

Department of Housing and Urban Development 451 7th Street S.W., Washington, DC 20410 Via online portal

FOIA/PA Mail Referral Unit Department of Justice Room 115 LOC Building Washington, DC 20530-0001 Via online portal Department of Labor
Office of the Solicitor
Division of Management and Administrative Legal Services
200 Constitution Ave NW
Room N-2420
Washington, DC 20210
Via online portal

FOIA Request Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. 20220 Via online portal

Equal Employment Opportunity Commission 131 M Street NE Washington, D.C. 20507 Via online portal

Federal Bureau of Investigation Attn: Initial Processing Operations Unit Record/Information Dissemination Section 200 Constitution Drive Winchester, VA 22602 Via online portal

Federal Emergency Management Agency FOIA Officer 500 C Street, S.W., Room 840 Washington, D.C. 20472 Via online portal

Office of Management and Budget 725 17th Street NW, Suite 9272 Washington, DC 20503 Via online portal

Re: Freedom of Information Act Request

Dear FOIA Officer:

Pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. §§ 552, Interfaith Alliance Foundation and Democracy Forward Foundation submit this request for records.

Records Requested

Interfaith Alliance Foundation ("IAF") and Democracy Forward Foundation ("DFF") request that your agency produce the following within twenty (20) business days:

All solicitations for records of anti-Christian bias submitted to your agency as required by President Trump's Feb. 6, 2025 Executive Order titled "Eradicating Anti-Christian Bias" ¹¹

All subsequent resulting records of anti-Christian bias submitted to your agency as required by President Trump's Feb. 6, 2025 Executive Order titled "Eradicating Anti-Christian Bias."

Please note that Interfaith Alliance is willing to accept appropriate b(6) redactions.

Please provide all records from February 6, 2025, through the date the search is conducted.

Scope of Search

FOIA requires agencies to disclose information, with only limited exceptions for information that would harm an interest protected by a specific exemption or where disclosure is prohibited by law. 5 U.S.C. § 552(a)(8)(A). In the event that any of the requested documents cannot be disclosed in their entirety, we request that you release any material that can be reasonably segregated. See 5 U.S.C. § 552(b). Should any documents or portions of documents be withheld, we further request that you state with specificity the description of the document to be withheld and the legal and factual grounds for withholding any documents or portions thereof in an index, as required by Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973). Should any document include both disclosable and non-disclosable material that cannot reasonably be segregated, we request that you describe what proportion of the information in a document is non-disclosable and how that information is dispersed throughout the document. Mead Data Cent., Inc. v. U.S. Dep't of Air Force, 566 F.2d 242, 261 (D.C. Cir. 1977).

If requested records are located in, or originated in, another agency, department, office, installation or bureau, please refer this request or any relevant portion of this request to the appropriate entity.

To the extent that the records are readily reproducible in an electronic format, we would prefer to

¹ The White House, *Eradicating Anti-Christian Bias*, (Feb. 6, 2025), https://www.whitehouse.gov/presidential-actions/2025/02/eradicating-anti-christian-bias/.

receive the records in that format. However, if certain records are not available in that format, we are willing to accept the best available copy of each such record.

Please respond to this request in writing within 20 working days as required under 5 U.S.C. § 552(a)(6)(A)(i). If all of the requested documents are not available within that time period, we request that you provide us with all requested documents or portions of documents that are available within that time period. If all relevant records are not produced within that time period, we are entitled to a waiver of fees for searching and duplicating records under 5 U.S.C. § 552(a)(4)(A)(viii)(I).

Request for Fee Waiver

Pursuant to 5 U.S.C. § 552(a)(4)(A)(iii) and your agency's regulations, DFF requests a waiver of all fees associated with processing records for this request. FOIA requires documents to be furnished to requesters at no fee or reduced fees "if disclosure of the information is 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 primarily in the commercial interest of the requester." 5 U.S.C. § 552(a)(4)(A).

The requested waiver is in the public interest because providing the copy of the information sought primarily benefits the general public. Democracy Forward Foundation has a demonstrated ability to disseminate information of public interest requested through freedom of information statutes, and based upon responses to this request may assist in publicizing records received to contribute significantly to the public understanding of the relevant government operations or activities. In particular, the requested information may contribute to the public's understanding of how the Trump administration is working to enforce its anti-Christian bias executive order and how agencies attend to comply with the order.

Moreover, a fee waiver is appropriate because the request is primarily for non-commercial purposes. Democracy Forward Foundation and Interfaith Alliance Foundation are not filing this request to further any commercial interest, and any information obtained by Democracy Forward Foundation and Interfaith Alliance Foundation as a result of this request and disclosed will be disclosed at no cost.

If the request for a waiver is denied, we are willing to pay all reasonable fees incurred for searching and duplicating records in responding to this request, up to \$50. If the costs of responding to this request should exceed that amount, please contact us before incurring costs exceeding that amount.

Conclusion

If you need clarification as to the scope of the request, have any questions, or foresee any obstacles to releasing fully the requested records within 20 business days, please contact me as soon as possible at <u>foia@democracyforward.org</u>.

We appreciate your assistance and look forward to your prompt response.

Sincerely,

/s/ Skye Perryman

Skye Perryman
President & CEO
Democracy Forward Foundation
P.O. Box 34553
Washington, D.C. 20043

/s/ Rev. Paul Brandeis Raushenbus

Rev. Paul Brandeis Raushenbush President & CEO Interfaith Alliance Foundation 110 Maryland Avenue, NE Suite 509 Washington, DC 20002



VIA Electronic Delivery

Department of State
The Secretary's Open Forum
S/OF, Rm. 5312A
2201 C St NW.
Washington, DC 20520
Via online portal

Department of Veterans Affairs Freedom of Information Act Services (005R1C) 811 Vermont Avenue, NW Washington, DC 20420 Via online portal

Re: Freedom of Information Act Request

Dear FOIA Officer:

Pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. §§ 552, Interfaith Alliance Foundation and Democracy Forward Foundation submit this request for records.

Records Requested

Interfaith Alliance Foundation ("IAF") and Democracy Forward Foundation ("DFF") request that your agency produce the following within twenty (20) business days:

All records submitted to the Department of State¹ and the Department of Veterans Affairs, Anti-ChristianBiasReporting.@va.gov, by staff as noted in President Trump's Feb. 6, 2025 Executive Order titled "Eradicating Anti-Christian Bias," regarding instances of alleged anti-Christian bias that may have occurred during the Biden administration.²

Please note that Interfaith Alliance is willing to accept appropriate b(6) redactions.

¹ Matthew Lee, State Department wants staff to report instances of alleged anti-Christian bias during Biden's term, Associated Press (Apr. 13, 2025),

https://apnews.com/article/state-department-religion-doge-rubio-trump-christian-biden-4fdb73a0cbf5651789b1aced

² The White House, *Eradicating Anti-Christian Bias*, (Feb. 6, 2025), https://www.whitehouse.gov/presidential-actions/2025/02/eradicating-anti-christian-bias/.

Please provide all records from February 6, 2025, through the date the search is conducted.

Scope of Search

FOIA requires agencies to disclose information, with only limited exceptions for information that would harm an interest protected by a specific exemption or where disclosure is prohibited by law. 5 U.S.C. § 552(a)(8)(A). In the event that any of the requested documents cannot be disclosed in their entirety, we request that you release any material that can be reasonably segregated. See 5 U.S.C. § 552(b). Should any documents or portions of documents be withheld, we further request that you state with specificity the description of the document to be withheld and the legal and factual grounds for withholding any documents or portions thereof in an index, as required by Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973). Should any document include both disclosable and non-disclosable material that cannot reasonably be segregated, we request that you describe what proportion of the information in a document is non-disclosable and how that information is dispersed throughout the document. Mead Data Cent., Inc. v. U.S. Dep't of Air Force, 566 F.2d 242, 261 (D.C. Cir. 1977).

If requested records are located in, or originated in, another agency, department, office, installation or bureau, please refer this request or any relevant portion of this request to the appropriate entity.

To the extent that the records are readily reproducible in an electronic format, we would prefer to receive the records in that format. However, if certain records are not available in that format, we are willing to accept the best available copy of each such record.

Please respond to this request in writing within 20 working days as required under 5 U.S.C. § 552(a)(6)(A)(i). If all of the requested documents are not available within that time period, we request that you provide us with all requested documents or portions of documents that are available within that time period. If all relevant records are not produced within that time period, we are entitled to a waiver of fees for searching and duplicating records under 5 U.S.C. § 552(a)(4)(A)(viii)(I).

Request for Fee Waiver

Pursuant to 5 U.S.C. § 552(a)(4)(A)(iii) and your agency's regulations, DFF requests a waiver of all fees associated with processing records for this request. FOIA requires documents to be furnished to requesters at no fee or reduced fees "if disclosure of the information is 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 primarily in the commercial interest of the requester." 5 U.S.C. § 552(a)(4)(A).

The requested waiver is in the public interest because providing the copy of the information

sought primarily benefits the general public. Democracy Forward Foundation has a demonstrated ability to disseminate information of public interest requested through freedom of information statutes, and based upon responses to this request may assist in publicizing records received to contribute significantly to the public understanding of the relevant government operations or activities. In particular, the requested information may contribute to the public's understanding of how the Trump administration is working to enforce its anti-Christian bias executive order and how agencies attend to comply with the order.

Moreover, a fee waiver is appropriate because the request is primarily for non-commercial purposes. Democracy Forward Foundation and Interfaith Alliance Foundation are not filing this request to further any commercial interest, and any information obtained by Democracy Forward Foundation and Interfaith Alliance Foundation as a result of this request and disclosed will be disclosed at no cost.

If the request for a waiver is denied, we are willing to pay all reasonable fees incurred for searching and duplicating records in responding to this request, up to \$50. If the costs of responding to this request should exceed that amount, please contact us before incurring costs exceeding that amount.

Conclusion

If you need clarification as to the scope of the request, have any questions, or foresee any obstacles to releasing fully the requested records within 20 business days, please contact me as soon as possible at foia@democracyforward.org.

We appreciate your assistance and look forward to your prompt response.

Sincerely,

/s/ Skye Perryman
Skye Perryman
President & CEO
Democracy Forward Foundation
P.O. Box 34553
Washington, D.C. 20043

/s/ Rev. Paul Brandeis Raushenbus

Rev. Paul Brandeis Raushenbush President & CEO Interfaith Alliance Foundation 110 Maryland Avenue, NE Suite 509 Washington, DC 20002



VIA Electronic Delivery

Andrew Fiorillo Chief, Initial Request Staff Office of Information Policy Department of Justice 441 G Street, NW, 6th Floor Washington, DC 20530

Re: Freedom of Information Act Request

Dear FOIA Officer:

Pursuant to the Freedom of Information Act ("FOIA"), 5 U.S.C. §§ 552, Interfaith Alliance Foundation and Democracy Forward Foundation submit this request for records.

Records Requested

Interfaith Alliance Foundation ("IAF") and Democracy Forward Foundation ("DFF") request that your agency produce the following within twenty (20) business days:

All electronic communications (including emails, email attachments, complete email chains, calendar invitations, calendar invitation attachments, text messages, or messages on messaging platforms including Signal, Whatsapp, Teams, Skype, WeChat) between DOJ officials included below and the external individuals below:

DOJ Officials:

I. Anyone serving as the Director or Acting Director of the Office of Public Affairs

External Individuals:

- I. Michael Farris, of Patrick Henry College, or anyone on his behalf using an email address ending in @phc.edu
- II. Dr. Scott Hicks, of Liberty University, or anyone with an email address ending in @liberty.edu
- III. Phil Mendes
- IV. First Liberty, anyone with an email address ending in @firstliberty.org

Recent reporting has indicated that government officials may be using personal devices to conduct government business, and that they are also using non-government messaging

applications such as Signal. As such, a search for responsive records must include both official and personal devices and applications such as Signal, iMessage, and WhatsApp.

Please provide all records from February 6, 2025, through the date the search is conducted.

Scope of Search

FOIA requires agencies to disclose information, with only limited exceptions for information that would harm an interest protected by a specific exemption or where disclosure is prohibited by law. 5 U.S.C. § 552(a)(8)(A). In the event that any of the requested documents cannot be disclosed in their entirety, we request that you release any material that can be reasonably segregated. See 5 U.S.C. § 552(b). Should any documents or portions of documents be withheld, we further request that you state with specificity the description of the document to be withheld and the legal and factual grounds for withholding any documents or portions thereof in an index, as required by Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973). Should any document include both disclosable and non-disclosable material that cannot reasonably be segregated, we request that you describe what proportion of the information in a document is non-disclosable and how that information is dispersed throughout the document. Mead Data Cent., Inc. v. U.S. Dep't of Air Force, 566 F.2d 242, 261 (D.C. Cir. 1977).

If requested records are located in, or originated in, another agency, department, office, installation or bureau, please refer this request or any relevant portion of this request to the appropriate entity.

To the extent that the records are readily reproducible in an electronic format, we would prefer to receive the records in that format. However, if certain records are not available in that format, we are willing to accept the best available copy of each such record.

Please respond to this request in writing within 20 working days as required under 5 U.S.C. § 552(a)(6)(A)(i). If all of the requested documents are not available within that time period, we request that you provide us with all requested documents or portions of documents that are available within that time period. If all relevant records are not produced within that time period, we are entitled to a waiver of fees for searching and duplicating records under 5 U.S.C. § 552(a)(4)(A)(viii)(I).

Request for Fee Waiver

Pursuant to 5 U.S.C. § 552(a)(4)(A)(iii) and your agency's regulations, DFF requests a waiver of all fees associated with processing records for this request. FOIA requires documents to be furnished to requesters at no fee or reduced fees "if disclosure of the information is 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 primarily in the commercial interest of the

requester." 5 U.S.C. § 552(a)(4)(A).

The requested waiver is in the public interest because providing the copy of the information sought primarily benefits the general public. Democracy Forward Foundation has a demonstrated ability to disseminate information of public interest requested through freedom of information statutes, and based upon responses to this request may assist in publicizing records received to contribute significantly to the public understanding of the relevant government operations or activities. In particular, the requested information may contribute to the public's understanding of how the Trump administration is working to enforce its anti-Christian bias executive order and how agencies attend to comply with the order.

Moreover, a fee waiver is appropriate because the request is primarily for non-commercial purposes. Democracy Forward Foundation and Interfaith Alliance Foundation are not filing this request to further any commercial interest, and any information obtained by Democracy Forward Foundation and Interfaith Alliance Foundation as a result of this request and disclosed will be disclosed at no cost.

If the request for a waiver is denied, we are willing to pay all reasonable fees incurred for searching and duplicating records in responding to this request, up to \$50. If the costs of responding to this request should exceed that amount, please contact us before incurring costs exceeding that amount.

Conclusion

If you need clarification as to the scope of the request, have any questions, or foresee any obstacles to releasing fully the requested records within 20 business days, please contact me as soon as possible at <u>foia@democracyforward.org</u>.

We appreciate your assistance and look forward to your prompt response.

Sincerely,

/s/ Skye Perryman

Skye Perryman President & CEO Democracy Forward Foundation P.O. Box 34553 Washington, D.C. 20043

/s/ Rev. Paul Brandeis Raushenbus

Rev. Paul Brandeis Raushenbush

President & CEO Interfaith Alliance Foundation 110 Maryland Avenue, NE Suite 509 Washington, DC 20002 Moreover, a fee waiver is appropriate because the request is primarily for non-commercial purposes. Democracy Forward Foundation and Interfaith Alliance Foundation are not filing this request to further any commercial interest, and any information obtained by Democracy Forward Foundation and Interfaith Alliance Foundation as a result of this request and disclosed will be disclosed at no cost.

If the request for a waiver is denied, we are willing to pay all reasonable fees incurred for searching and duplicating records in responding to this request, up to \$50. If the costs of responding to this request should exceed that amount, please contact us before incurring costs exceeding that amount.

Conclusion

If you need clarification as to the scope of the request, have any questions, or foresee any obstacles to releasing fully the requested records within 20 business days, please contact me as soon as possible at foia@democracyforward.org.

We appreciate your assistance and look forward to your prompt response.

Sincerely,

/s/ Skye Perryman

Skye Perryman
President & CEO
Democracy Forward Foundation
P.O. Box 34553
Washington, D.C. 20043

/s/ Rev. Paul Brandeis Raushenbus

Rev. Paul Brandeis Raushenbush President & CEO Interfaith Alliance Foundation 110 Maryland Avenue, NE Suite 509 Washington, DC 20002