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CDC FREEDOM OF INFORMATION ACT REQUEST

VIA ONLINE PORTAL

July 29, 2022

Roger Andoh Freedom of Information Officer Centers for Disease Control and Prevention 1600 Clifton Road, N.E., Building 57, Room MS D-54 Atlanta, Georgia 30333

Re: The larger dataset or file from which a production was extracted for IR#0731A (IR#0816A)

Dear Sir or Madam:

This firm represents the Informed Consent Action Network ("ICAN"). On behalf of ICAN, please provide the following records to <u>foia@sirillp.com</u> in electronic form:

The entire dataset or file from which the production for FOIA request #22-01271-FOIA¹ was extracted, including any data dictionary or definitions and any operational materials designed to assist or instruct operators/authors/readers of the dataset or file.

We ask that you waive any and all fees or charges pursuant to 5 U.S.C. § 552(a)(4)(A)(iii). ICAN is a not-for-profit news media organization whose mission is to raise public awareness about vaccine safety and to provide the public with information to give informed consent. (Exhibit A.) As part of its mission, ICAN actively investigates and disseminates information regarding vaccine safety issues for free, including through its website,² a weekly health news and talk show,³ and through press events and releases. ICAN is seeking the information in this FOIA request to allow it to contribute to the public understanding of the government's vaccine safety programs, including the government's efforts to promote vaccine safety. The information ICAN is requesting will not contribute to any commercial activities. Therefore, ICAN should be properly categorized as a media requester, and it is entitled to the search and processing privileges associated with such a

¹ (Exhibit B.)

² <u>https://www.icandecide.org/</u>.

³ <u>https://thehighwire.com/</u>.

category designation. Accordingly, ICAN will be forced to challenge any agency decision that categorizes it as any other category of requester.

Please note that the FOIA provides that if only portions of a requested file are exempted from release, the remainder must still be released. We therefore request that we be provided with all non-exempt portions which are reasonably segregable. We further request that you describe any deleted or withheld material in detail and specify the statutory basis for the denial as well as your reasons for believing that the alleged statutory justification applies. Please also separately state your reasons for not invoking your discretionary powers to release the requested documents in the public interest. Such statements may help to avoid unnecessary appeal and litigation. ICAN reserves all rights to appeal the withholding or deletion of any information.

Access to the requested records should be granted within twenty (20) business days from the date of your receipt of this letter. Failure to respond in a timely manner shall be viewed as a denial of this request and ICAN may immediately take further administrative or legal action.

Furthermore, we specifically request that the agency provide us with an estimated date of completion for this request.

If you would like to discuss our request or any issues raised in this letter, please feel free to contact us at (212) 532-1091 or <u>foia@sirillp.com</u> during normal business hours. Thank you for your time and attention to this matter.

Very truly yours,

/s/ Aaron Siri

Aaron Siri, Esq. Elizabeth A. Brehm, Esq. Colin M. Farnsworth Esq.

Exhibit A

DECLARATION OF CATHARINE LAYTON

STATE OF TEXAS

COUNTY OF Hays

I, Catharine Layton, being duly sworn on oath do say:

1. I am the Chief Operating Officer of the Informed Consent Action Network (ICAN), a not-for-profit 501(c)(3) organization whose mission is to disseminate scientific health information to the public.

2. I have been an officer of ICAN since its founding in 2016. I oversee all day-to-day operations of the organization and all ICAN's programs. Together with our CEO and Board, I ensure that all efforts are focused on our mission statement and ensure that ICAN stays in compliance with all required rules and regulations.

3. In pursuit of its mission, ICAN relies primarily on its own investigative reporting. ICAN is both instrumental in orchestrating cutting edge investigations into the safety of various medical products, as well as widely disseminating its findings through various media channels. Most notably, ICAN's popular website hosts the organization's largest education program, The HighWire with Del Bigtree. Utilizing its media teams' 40+ years of experience in TV production and investigative journalism, The HighWire provides hours of new video content to the public each week for free.

4. The HighWire website has approximately 3.4 million weekly visitors. On Twitter, The HighWire has approximately 140,000 followers and 1 to 2.5 million impressions in a 28-day period. Between Rumble and Bitchute, The HighWire has approximately 60,000 followers and growing. Additionally, ICAN has 29,000 text subscribers and 194,245 email subscribers.

5. The size of ICAN's audience and subscribers continues to grow and is illustrative of the wide public interest in the subject of health and medical safety. Moreover, critical to ICAN's mission is its proven ability to find and review critical scientific and governmental records and meaningfully report about their social impacts.

6. One of the tools ICAN uses to gather the raw material it uses in its popular investigative reporting is the Freedom of Information Act (FOIA).

7. ICAN uses records it obtains from its FOIA requests to carry out its public mission and support its role as a non-profit news-media organization in the field of health and medical safety, but as a non-profit, ICAN does not have a commercial interest in the records it seeks through FOIA. 8. Based on what I know as the Chief Operating Officer, as well what has been demonstrated by ICAN's past and current investigative reporting, for purposes of FOIA's Fee Waiver provisions, ICAN certainly qualifies as a "representative of the news media."

Signed _day of __ V V 2022 In Signature of Catharine Layton

KWEN Notary public for the state of TPXO Laufon sign the above statement this 3 day of ______ PYAS witnessed I, said (attarine N . 2022 01 (month) Notary Public for, AMY MARIE BLACKWELL Notary ID #132597493 My Commission Expires July 30, 2024

Exhibit B

DEPARTMENT OF HEALTH AND HUMAN SERVICES



Public Health Service

Centers for Disease Control and Prevention (CDC) Atlanta GA 30333 July 5, 2022

Aaron Siri Siri & Glimstad LLP 200 Park Ave, 17th Floor New York, NY 10166 Via email: foia@sirillp.com

Dear Mr. Siri:

This letter is our final response to your Centers for Disease Control and Prevention and Agency for Toxic Substances and Disease Registry (CDC/ATSDR) Freedom of Information Act (FOIA) request of March 30, 2022, assigned #22-01271-FOIA.

We located one responsive record. After a careful review of these pages, no information was withheld from release. The responsive record is attached hereto in native Excel format.

We have also referred this FOIA request to the Department of Health and Human Services for their review and response. You may inquire about the status of your request with them at:

Freedom of Information Act Office Hubert H. Humphrey Building, Room 729H 200 Independence Avenue, SW Washington, D.C. 20201 Send general questions and referrals/consultations to: <u>FOIARequest@hhs.gov</u> Phone: 202-690-7453 Fax: 202-690-8320 FOIA Officer: Brandon Gaylord

If you need any further assistance or would like to discuss any aspect of the records provided please contact either our FOIA Requester Service Center at 770-488-6399 or our FOIA Public Liaison at 770-488-6246.

Sincerely,

Roger Andoh CDC/ATSDR FOIA Officer Office of the Chief Operating Officer (770) 488-6399 Fax: (404) 235-1852

22-01271-FOIA