Ricardo Beas, Petitioner

RicardoBeasV@hotmail.com September 24, 2023

Assistant General Counsel for Employment, Litigation, and Information U.S. Department of Commerce Room 5896 1401 Constitution Ave. NW Washington, DC 20230 Emailed to: FOIAAppeals@doc.gov

RE: Freedom of Information Act Appeal FOIA Request No. DOC-NOAA-2023-010333

Dear Sir or Madam,

This is an appeal of NOAA FOIA Officer Lola Stith's decision to deny my request for a waiver of all fees related to my FOIA Request No. DOC-NOAA-2023-010333, submitted to the U.S. Department of Commerce (hereinafter DoC). It I my belief that such determination was in error, unfounded, arbitrary and capricious, and an abuse of discretion.

In the response Stith stated the following:

"Specifically, you did not provide sufficient information to support the intended use of the records being sought, your expertise in extracting, analyzing, the information, who the intended audience is that will receive a significantly increased understanding of government activities by disclosure of the records."

I hereby address each one of the reasons provided for the denial, as follows:

INTENDED USE OF RECORDS

No where in the text of 15 CFR, Part 4.11(I) provided by Stith does it mention that I need to provide information on the intended use of the records, thus there is no justification to use this reason for denying my fee waiver.

Regardless of this, my explanation as to why fees should be waived makes it clear that the intent is to inform myself and the public of weather modification, solar management, chemtrail, climate changing, and similar activities (hereinafter **Toxic GeoEngineering**), as confirmed by the information I provided in my FOIA Request, which has been taking place for at least since the sixties and presently, as confirmed by the letter to President Ford on S. 3383, the *National Weather Modification Policy Act of 1976*, referenced in my FOIA request. See also Public Law 94-490, and 15 U.S.C. 330 through 3033(e), hereinafter, the evidence I presented.

All this, even though the government at all levels and mainstream media deny the existence of such operations. The main intent of my request is to see to what extent these activities are taking place and to what extent are they harming life on planet earth, including humans, as well as how it is impacting the weather, noting that the erratic and extreme temperatures, floods, and droughts we are presently experiencing may be most likely the result of the weather manipulation operations taking place globally that the United States and other countries are involved in and controlling.

MY EXPERTISE IN EXTRACTING, ANALYZING THE INFORMATION/DOCUMENTS SOUGHT

No where in the text of 15 CFR, Part 4.11(I) provided by Stith does it mention that I need to show expertise in extracting and analyzing the information requested, thus there is no justification to use this reason for denying my fee waiver.

Regardless of this, I believe that my expertise in extracting and analyzing data, legal and regulatory issues, is clearly demonstrated by the way I extracted and analyzed the evidence I presented.

WHO THE INTENDED AUDIENCE IS THAT WILL RECEIVE A SIGNIFICANT INCREASE IN UNDERSTANDING OF GOVERNMENT ACTIVITIES.

My requested waiver of fees is clear as to why the information sought by me is important to me, my family, friends, the general public, and every living person in this country: **we are the intended audience**, and it is based on the operations and activities of the federal government related to Toxic GeoEngineering. As noted in my request,

1. Disclosure of the requested information to me is in the public's interest because it is likely to contribute significantly to the public understanding of the operations and activities of weather modification and weather manipulation, funded, guided or control by the United State government, other countries, and other unidentified private entities, which related aerial spraying of undisclosed substances, may harm the environment and living organisms in general, including plants, animals, and human health. I note here that I am a freelance investigator, analyst, and journalist, researching and working for free, on my own expense, and sharing the information I find and uncover with the general public, as a duty to my Lord God and for the benefit of the Children of God.

Is it the assumption of Stith that if in fact the government is conducting, among other things, spraying operations that are harming the environment, plant, animal, and human heath, that the citizens of this country, especially those that believe in health and environmental matters, which are in the millions, would have no interest in finding out the truth about Toxic GeoEngineering?

Is Stith implying that no person is interested in weather modification activities and their potential harm? Is Stith not aware that tens of thousands of persons in the United States and millions around the world have been asking question about Toxic GeoEngineering and have been asking their governments to explain why this is being done without their knowledge, in complete secrecy, and is further being covered up?

Simply one of the many uploaded versions of the Toxic Geoengineering documentary by Michael J. Murphy *"What in the World Are They Spraying?"* on YouTube presently shows 145,000 views (see https://www.youtube.com/watch?v=rEUg8uLoZNY), with part 2, *"Why In the World Are They Spraying?"* has 1.5 million views (see https://www.youtube.com/watch?v=rEUg8uLoZNY), with part 2, *"Why In the World Are They Spraying?"* has 1.5 million views (see https://www.youtube.com/watch?v=rEUg8uLoZNY), with part 2, *"Why In the World Are They Spraying?"* has 1.5 million views (see https://www.youtube.com/watch?v=mEfJO0-cTis), and Joe Rogan's podcast on

Toxic GeoEngineering, with chemtrail denier Mick West from Metabunk.com, has 1.7 million views (see https://www.youtube.com/watch?v=iyW_-tHf0Qw).

It is a reasonably broad audience that is affected by Toxic GeoEngineering activities and who show interest in the subject matter; that is to say, the public interest will be the interest primarily served by disclosure of the documents I lawfully seek under FOIA regulations.

While Stith first cites 15 CFR, Part 4.11(I) as controlling and then goes on a tangent noting things not referenced there to justify the denial of my request for a waiver of fees, I did cover all issues/reasons covered therein in my request for a waiver:

2. The subject of this records request concerns identifiable operations or activities of the United States/Federal Government as described herein. The evidence I presented confirm involvement by the U.S. Government in weather modification and manipulation activities.

3. Clarifying a statement in my FOIA request, the disclosable portions of the requested records will be meaningfully informative about government operations or activities and will not likely, but surely contribute to an increase public understanding of the government's Toxic GeoEngineering activities, especially because government consistently attempts to keep it secret.

4. The requested information will contribute to the understanding of a reasonably broad audience of persons interested in the subject of Toxic GeoEngineering, including all residents of the United States and all people around the world, whose lives may and are being affected by engineered weather modification activities and the related spraying of toxic and/or otherwise harmful substances, including its effect on global warming and climate change, which *as noted in the Ford letter, can and does result in fog, cloud and precipitation modification; hail and lightning suppression; amelioration of severe storms and hurricanes* (and I content, also worsening weather and potentially being used as a weapon), *and other related activities.*

5. The disclosure of the requested information is likely to contribute "significantly" to the public's understanding of Government operations or activities related to Toxic GeoEngineering, noting that the main issues are both what is the government spraying, and about my and all other Children of God's right not to be sprayed with any substances against our will and without prior knowledge, informed consent, and authorization.

6. I have no commercial interest in obtaining this information and therefore my request is not in my commercial interest in any way. I will share all documents provided to me under my FOIA request and it will be done free of charge to any person requesting parts or all of the documents released.

7. Because I have no commercial interest in the documents sought, my request does not conflict with the public's interest in disclosure, we both have a vested interest in the disclosure.

In Stith's denial of a waiver of fees, Stith notes that my request "does not satisfy the six factors contemplated in 15 CFR 4.11." First, this statement is incorrect and wrongfully applied. 15 CFR 4.11 does not state that "all" six factors must be met, but that they will be taken in consideration. Regardless, as noted above, I have addressed all such factors and they prove that Stith made an adverse determination again me either in error or maliciously, as a continued attempt by NOAA, the U.S. Department of Commerce, other governmental agencies, and the media, to hide the truth about Toxic GeoEngineering

activities in which our government is involved, and I contend illegally, outside of its constitutional authority and in violation of my God-given, constitutionally protected rights and that of all the residents of this country.

Therefore, based on the above, I request that your office grant my appeal and order the U.S. Department of Commerce, NOAA, Stith and those above in rank, to immediately confirm a waiver of all fees regarding my FOIA request, and because of the importance of this matter, that it immediately proceed to give preference to my FOIA request in an expedited manner category, not the "Other" category as noted by Stith, that will result in unnecessary delays in providing the documents I seek.

As noted as acceptable by Stith, I am submitting my appeal by email sent to <u>FOIAAppeals@doc.gov</u> and are attaching herein my original FOIA request to DoC and Stith's response denying my waiver of fees. Please let me know if I am missing anything, so that I can provide it within the 90-day appeal period. If you deny my appeal, I request that you provide me all necessary information regarding how to appeal your decision.

Please respond to this emailed appeal and confirm receipt of my email, noting if anything is missing. This appeal letter is being published, as has my FOIA request and fee waiver denial. NOTICE: I declare here that I am of sound mind and are in good health, are content with life, plan to live until God takes me home, hopefully many years from now, and further, that I have no suicidal thoughts or tendencies.

The denial of waiver of fees by Stith is below my signature, followed by the text of my original FOIA request.

Respectfully submitted,

Ricardo Beas

DENIAL OF WAIVER OF FEES



U.S. DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration Office of the Chief Information Officer High Performance Computing and Communications

September 19, 2023

Ricardo Beas Email: <u>RicardoBeasV@hotmail.com</u>

Re: FOIA Request No. DOC-NOAA-2023-010333

Good day:

This letter is in regards to your subject Freedom of Information Act (FOIA) requests letter dated 9/19/2023.

Pursuant to procedures established in 15 CFR, Part 4.11(l), we rely on the following factors in determining whether the statutory standard for granting a fee waiver has been met:

- The subject of the requested records must concern identifiable operations or activities of the Federal Government.
- The disclosable portions of the requested records must be meaningfully informative about Government operations or activities in order to be "likely to contribute" to and increase public understanding of those operations or activities.
- The disclosure of the requested information must contribute to the understanding of a reasonably broad audience of persons interested in the subject, as opposed to the individual understanding of the requester.
- The disclosure of the requested information is likely to contribute "significantly" to the public's understanding of Government operations or activities.
- 5. Whether the requester has a commercial interest that would be furthered by the requester.
- 6. Whether any identified commercial interest of the requester is sufficiently great, in comparison with the public interest in disclosure, such that the disclosure is not primarily in the commercial interest of the requester.

Specifically, you did not provide sufficient information to support the intended use of the records being sought, your expertise in extracting, analyzing, the information, who the intended audience is that will receive a significantly increased understanding of government activities by disclosure of the records.

Your fee waiver justification does not satisfy the six factors contemplated in 15 CFR 4.11. Therefore, this constitutes a denial of your fee waiver request.

Your request will be processed under the "Other" category and if applicable, a fee estimate will be sent to you. You have the right to appeal this denial of the FOIA Fee Waiver request. An appeal must be received within 90 calendar days of the date of this response letter by:

Assistant General Counsel for Employment, Litigation, and Information U.S. Department of Commerce Room 5896 1401 Constitution Ave. NW Washington, DC 20230

An appeal may also be sent by e-mail to <u>FOIAAppeals@doc.gov</u>. The appeal should include a copy of the original request and initial denial, if any. The appeal should include a statement of the reasons why the Fee Waiver request should not be denied and why the adverse determination was in error. The appeal letter, the envelope, the e-mail subject line, should be clearly marked "Freedom of Information Act Appeal." The e-mail and Office are monitored only on working days during normal business hours (8:30 a.m. to 5:00 p.m., Eastern Time, Monday through Friday). FOIA appeals posted to the e-mail box or Office after normal business hours will be deemed received on the next normal business day. If the 90th calendar day for submitting an appeal falls on a Saturday, Sunday or legal public holiday, an appeal received by 5:00 p.m., Eastern Time, the next business day will be deemed timely.

The Office of Government Information Services (OGIS), an office created within the National Archives and Records Administration, offers mediation services to FOIA requesters. They may be contacted in any of the following ways:

Office of Government Information Services National Archives and Records Administration Room 2510 8601 Adelphi Road College Park, MD 20740-6001

Email: ogis@nara.gov Phone: 301-837-1996 Fax: 301-837-0348 Toll-free: 1-877-684-6448

Additionally, you may contact the NOAA FOIA Public Liaison Tony LaVoi at (843) 834-3516.

Sincerely,

NOAA FOIA Office On behalf of Mark Graff, NOAA FOIA Officer

ORIGINAL FOIA REQUEST TEXT - Request No. DOC-NOAA-2023-010333

Ricardo Beas, Petitioner

RicardoBeasV@hotmail.com September 6, 2023

UNITES STATES DEPARTMENT OF COMMERCE ATTENTION: Gina M. Raimondo, U.S. Secretary of Commerce or successor in office, c/o Charlie Cutshall Director, Office of Privacy & Open Government or successor in office 14th and Constitution Avenue NW Mail Stop 61025 Washington, DC 20230 Mailed by USPS CertRec # 7018 1130 0000 2762 7544 Also emailed to: <u>CCutshall@doc.gov</u>

Re: Freedom of Information Act Request **Records Related to Weather Modification** S. 3383, Public Law 94-490: National Weather Modification Policy Act of 1976 and 15 USC 330 through 330(e): **WEATHER MODIFICATION ACTIVITIES OR ATTEMPTS; REPORTING REQUIREMENT**

Dear Secretary Raimondo:

This is a request under the Freedom of Information Act under 5 U.S.C. Section 552 to the U.S. Department of Commerce, hereinafter DOC. The records and documents sought and to what extent are described below and are related to *Weather Modification Activities in the United States and globally*, done by any governmental, military, public, independent, and private entities, expressed and implied, as outlined in S.3383, Public Law 94-490, and 15 USC 330 through 330(e), Weather Modification Activities or Attempts; Reporting Requirements.

BACKGROUND

On or around 1976 U.S. Senators James B. Pearson sponsored S. 3383, titled *"National Weather Modification Policy Act of 1976."*. S. 3383 passed the House by a vote of 292 to 91 and passed the Senate by voice vote.¹

¹ See <u>https://www.congress.gov/bill/94th-congress/senate-bill/3383/all-info</u>.

On or around October 7, 1976, James M. Cannon, assistant to the President of the United States for foreign affairs during the Gerald Ford administration, issued a memo to President Ford, hereinafter the Ford Memo, with subject title "*S. 3383 - National Weather Modification Policy Act of 1976.*" In it, Cannon wrote the following:

"The enrolled bill would direct the Secretary of Commerce to conduct a study which would include: a review and analysis of research efforts and needs in weather modification technology; an assessment of the potential economic importance and legal, social and ecological implications of expanded weather modification activities; the formulation of options for a model regulatory code for domestic weather modification activities, recommendations for legislation at all levels of government, and an assessment of the adequacy of funding from all sources for weather modification activities; a review of the international importance and implications of weather modification activities by the United States, including the feasibility of an international agreement on peaceful uses of weather modification; and an assessment of the roles of the various Federal departments and agencies involved in weather modification.

The primary Federal agencies concerned with weather modification activities are the Departments of Agriculture, Commerce, Defense and Interior, plus the Environmental Protection Agency, the National Aeronautics and Space Administration and the National Science Foundation. The Department of State is also interested in the effects on other countries of weather modification efforts. Some States also conduct weather modification programs.

In 1977 the Federal Government will spend about \$20 million-- compared to \$3 million in 1963 -- for **such activities as <u>fog</u>**, cloud and precipitation modification; hail and lightning suppression; amelioration of severe storms and hurricanes and other related activities.

Most of the information gathering and analysis asked for by the study required in s. 3383 has already been performed recently by the Federal Government. During the past year, the Domestic Council, through its Environmental Resources Committee's Subcommittee on Climate Change, has completed an extensive study of the role of the Federal Government in weather modification. Composed of representatives from several Government agencies, the subcommittee examined all available documentation on the progress and problems in weather modification, and through open hearings heard from representatives of the scientific community, commercial sector, State governments, conservation groups, agriculturalists, and the legal field. Arguments for Approval."²

² See <u>https://www.fordlibrarymuseum.gov/library/document/0055/1669610.pdf</u>.

President Ford signed S. 3383 into law on October 13, 1976. Congress subsequently passed Public Law 94-490.³ This was published and codified by the Office of the Law Revision Counsel of the U.S. House of Representatives as 15 U.S.C. 330 through 3033(e).⁴

15 U.S.C. 330a states:

"Report requirement; form; information; time of submission. **No person** may engage, or attempt to engage, in any weather modification activity in the United States unless he submits to the Secretary such reports with respect thereto, in such form and containing such information, as the Secretary may by rule prescribe."

15 U.S.C. 330b States:

(a) Records, maintenance; summaries, publication. **The Secretary shall maintain** a record of weather modification activities, including attempts, which take place in the United States and shall publish summaries thereof from time to time as he determines.

(b) Public availability of reports, documents, and other information. All reports, documents, and other information received by the Secretary under the provisions of this chapter shall be made available to the public to the fullest practicable extent.

Public Law 94-490 state in part:

"Sec. 4. Study. "The Secretary shall conduct a comprehensive investigation and study of the state of scientific knowledge concerning weather modification, the present state of development of weather modification technology, the problems impeding effective implementation of weather modification technology, and other related matters."

"Sec. 5. Report. (a) In General. **The Secretary shall prepare and submit to** the President and the Congress, within 1 year after the date of enactment of this Act [Oct. 13, 1976], a final report on the findings, conclusions, and recommendations of the study conducted pursuant to section 4."

RECORDS SOUGHT

Based on the above, please provide electronic copies of the following:

³ See <u>https://www.congress.gov/94/statute/STATUTE-90/STATUTE-90-Pg2359.pdf</u>.

⁴ See <u>https://uscode.house.gov/view.xhtml?path=/prelim@title15/chapter9A&edition=prelim</u>.

- All records and documents in the possession of, or that have been in the possession of the DOC, related to weather modification activities, aerial, atmospheric, land-based, oceanic, or otherwise, in the United States and globally, compiled and used in the DOC study authorized and ordered under S. 3383, the "National Weather Modification Policy Act of 1976," to include documents provided to DOC by the Departments of Agriculture, Commerce, Defense and Interior, the Environmental Protection Agency, the National Aeronautics and Space Administration, the National Science Foundation, the Department of State, any state and local government in the United States, or any other country, including any non-governmental and private entities.
 - (a) If such records are no longer in the possession of the DOC, identify each and every one of such records and advise what governmental and quasi-governmental agency/department, and which non-governmental and private entities have possession of such records.
 - (b) The length of time covered by this request is from January 1, 1976 to August 1, 2023, as well as any other records produced prior to 1976, as referenced and implied in the Ford Memo noted above, where it referenced that the Federal Government spent \$3 million dollars in 1963 in activities related to fog, cloud and precipitation modification; hail and lightning suppression; amelioration of severe storms and hurricanes and other related activities. Thus, this request includes any records of any previous date, from the inception of such programs, that came to the possession of the DOC.
 - (c) As identified in the Ford memo, provide all records of the DOC's review and analysis of research efforts and needs in weather modification technology.
 - (d) As identified in the Ford memo, provide all records of the DOC's recommendations for legislation at all levels of government.
 - (e) As identified in the Ford memo, provide all records of the DOC's assessment of the adequacy of funding from all sources for weather modification activities.
 - (f) As identified in the Ford memo, provide all records of the DOC's assessment of the roles of the various Federal departments and agencies involved in weather modification.
 - (g) As identified in the Ford Memo, provide all records, including "all available documentation" on weather modification activities that at the time had been performed by the Federal Government, included in the extensive study by the Domestic Council, through its Environmental Resources Committee's Subcommittee on Climate Change (hereinafter the Domestic Council), identifying the role of the Federal Government in weather modification.

- (h) As identified in the Ford Memo, provide all records showing the names of the representatives of the scientific community, commercial sector, State governments, conservation groups, agriculturalists, and legal scholars that participated in the Domestic Council's open hearings on weather modification.
- (i) As identified in the Ford Memo, provide all records of any model or regulatory code for domestic weather modification activities, past and present.
- 2. As referenced in 15 U.S.C. 330a, provide all records, reports, and documents submitted to and maintained by the DOC by any person and entity, public or private, engaged or attempting to engage in weather modification activity in the United States, and to what extent, in any form prescribed by the DOC or otherwise.
- 3. As referenced in 15 U.S.C. 330b(a), provide all records related to weather modification activities, including attempts, which have taken place in the United States in the time frame noted above, to include all published summaries. If the DOC never published any summaries as referenced in this paragraph, provide all records that indicate why such summaries where never published.

As noted in 15 U.S.C. 330b(b), *"All reports, documents, and other information received by the Secretary (DOC) under the provisions of this chapter shall be made available to the public to the fullest practicable extent."*

- 4. As referenced in Public Law 94-490, Section 5, provide a copy of the final report submitted to the President and *on the findings, conclusions, and recommendations of the study conducted pursuant to section 4,"* to any president, past and present.
- A copy of the signed Convention on the Prohibition of Military or Any Other Hostile Use of Environmental Modification Techniques (ENMOD Convention, Signed in Geneva May 18, 1977, entered into force October 5, 1978).⁵
- 6. All records and documents pertaining to weather modification activities, public and private, related to radio wave, microwave, and laser technology, including DOPPLER and NEXTRAD technologies, used for weather modification, including how they affect weather patterns.
- 7. Any and all documentation related to the complete composition of the substances, including biological and non-biological agents, organic and inorganic, used in aerial spraying related to weather modification, past and present.
- 8. All records related to the use of coal fly ash (also known as coal ash and fly ash) in aerial spraying related to weather modification, and all documents related to the entities

⁵ See <u>https://2009-2017.state.gov/t/isn/4783.htm</u>.

providing such coal fly ash for aerial spraying operations related to weather modification, including entities involved in its transportation.

- 9. All records of international agreements between the United States and other countries showing the involvement of the United States in weather modification operations in foreign countries; or the involvements of other countries in weather modification activities in the United States.⁶
- 10. All records showing under what authority the United States government can spray and/or authorize the spraying of our skies with organic and inorganic chemicals and biological agents or otherwise, upon our country's residents without their prior notification, approval, and/or full disclosure.
- 11. All records pertaining to government, public or private entities involved in hiding and denying the existence of weather modification activities, including Toxic GeoEngineering and aerial spraying known as chemtrails.⁷
- 12. All records showing any transfer of weather modification activities responsibilities from the DOC to any other government agency, and/or any public or private entity.
- 13. All records pertaining to weather modification activities, including directives, orders, discussions, and plans for such activities, between any United States government entity, executive or legislative, and the Roman Catholic Church, The Vatican, Vatican City State, and/or the Holy See.
- 14. All records related to weather modification activities at the *High-frequency Active Auroral Research Program* (HAARP) facility in Gakona, Alaska, as well as that of all other similar stations and systems in the United States or anywhere in the world under United States funding, financing, supervision, involvement, or investigation, including how they affect weather patterns.
- 15. All records related to weather modification activities and systems, including laser, laser satellite, and satellite transmitters operating in the United States or anywhere in the world under United States funding, financing, supervision, involvement, or investigation, including how they affect weather patterns.

⁶ As used throughout herein, the United States means the legal entity, legal fiction, De Facto and/or De Jure, known and residing in, believed to reside in, or occupying the District of Columbia, and representing itself as the legitimate government of the Continental United States, including Alaska, Hawaii, Puerto Rico and the other U.S. territories; the United States, Inc., et al, etc.

⁷ As used herein, *"chemtrails"* refers to chemical trails sprayed in the sky by aeronautic aircraft, military and/or commercial, which aside from creating any contrails (condensation trails), spray substances in the sky at elevated altitudes, that are organic, inorganic, microbial, biological (natural and/or manmade), toxins, heavy metals, among others, in nano-particle size, or of any other composition or combination, WITH THE INTENT to modify the climate, affect the environment, affect agriculture, affect commodity stock prices, affect food supplies, affect the human nervous and other health systems, and/or any other agenda not disclosed to the public.

16. All records pertaining to any orders, instructions, guidance, and/or communications from any Federal Government agency or entity, as referenced above, to any state, county, and local agency, such as any county air pollution control districts and agencies, related to denying federal and/or other weather modification activities by way of aerosol or other spraying in the sky at high altitudes by plane and other aircraft, as well as any military, governmental, or private marine craft, such as navy or U.S. Marine naval ships and or vessels.

ALTERNATIVE FOIA REQUEST

Due to the huge amount of documents that DOC is required by law to provide me based on my FOIA request, I propose an alternate limited FOIA request. Although FOIA does not require DOC to create any documents, other than provide existing ones, I will accept the following from DOC to comply with my request, as opposed to providing all documents requested, to be found, sorted, prepared, and delivered to me, as identified above. As a second option I request the following from the DOC:

- Provide a letter in official letterhead, addressed to me, and signed by the Secretary of the U. S. Department of Commerce, or his/her authorized representative,⁸ confirming, denying, and/or addressing all of the following:
 - (a) Confirm that frequent minor or massive weather modification activities using aircrafts are taking place in the United States and elsewhere globally, and to what extent.
 - (b) Confirm that what some people call chemtrails as described herein do exist, which are authorized by the federal government, and that they are not the same as condensation trails, contrails.
 - (c) Confirm that the federal and other state, county, and/or local governments are involved in the cover-up and denial of the existence of chemtrails, using the lie that chemtrails and contrails are one and the same and explain why it is kept secret from the public.
 - (d) Identify the government agencies, including military, legal and/or clandestine, and any other public and/or private entity presently involved in such spraying.
 - (e) Identify any foreign governments involved in either doing weather modification activities or which are allowing the United States to perform such activities in their territorial jurisdictions. Include copies of any memorandums of understanding, accords, international agreements, or the like related to such joint weather modification activities.

⁸ Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal.

- (f) Confirm that microwave, laser, satellite, and/or other technology are being used, in combination with chemtrails, for weather modification and other purposes and specify each and every one of those systems and their present location, and who controls them.
- (g) List all other publicly unknown types of technologies that are presently being used to control the weather and to spray the skies.
- (h) List any and all reasons why the government of the United States is involved in weather modification, its benefits from a national security perspective, from an environmental perspective, and as regards all negative consequences to human life, and nature in general.
- (i) Identify any and all diseases caused or potentially caused by the substances and organisms used in chemtrail spraying activities.
- (j) Identify the impact of such weather modification activities and aerial spraying and how such substances affect plant and animal life, as well as water supplies and bodies of water, such as snow, rivers, lakes and the like, including water reservoirs.
- (k) Confirm that, as noted in 15 U.S.C. 330b(b), "All reports, documents, and other information received by the Secretary (DOC) under the provisions of this chapter shall be made available to the public to the fullest practicable extent."
- (I) Advise if the Presidents of the United States have been or are being kept advised of such weather modification activities.
- (m) Identify which person or individual, or government position, such as president, has the authority to immediately stop all chemtrail spraying and weather modification activities in the United States, as well as globally.
- (n) Identify what weather modification activities are presently taking place, conducted, and operated by the United States government, including the military:
 - (1) Identify what federal agency, military, or other entity is primarily responsible and engaged in overseeing, ordering, managing and directing all aerial and land weather modification activities in the United State and where applicable globally, including the production and transportation of the substances used in aerial spraying.
- (o) Identify if in any manner the Roman Catholic Church, The Vatican, Vatican City State, and/or the Holy See are involved in directing or promoting geoengineering activities, in any way, shape, or form.

- (p) Identify if in any manner the United Nations and the World Economic Forum are involved in directing and/or promoting geoengineering activities, in any way, shape, or form.
- (q) Confirm if the *High-frequency Active Auroral Research Program* (HAARP) facility in Gakona, Alaska is engaged in weather and atmospheric modification activities, and identify all other similar stations and systems in the United States or anywhere in the world under United States funding, financing, supervision, involvement, or investigation.
- (r) Confirm if HAARP or similar/related systems have the capability or has been used to cause any sort of seismic activity in predetermined locations, anywhere.
- (s) Confirm if DOOPLER, Next Generation Weather Radar (NEXTRAD) or other technology is being used to modify weather patterns and/or to affect and interact with substances released in aerial weather modification activities, and if so, how it is affecting such chemtrails.
- (t) Identify all laser and/or microwave technology, including DOPPLER technology, used for weather modification, by type, their location, and who manages these systems.
- (u) Provide all records pertaining to any orders, instructions, guidance, and/or communications from any Federal Government agency or entity, as referenced above, to any state, county, and local agency, such as any county air pollution control districts and agencies requesting they deny the existence of chemtrails, related to federal and/or other weather modification activities by ways of aerosol or other spraying in the sky at high altitudes by plane and other aircraft, as well as any military, governmental, or private marine craft, such as navy or U.S. Marine naval ships and or vessels, from January 1, 1976 to August 1, 2023.
- (v) Explain, in order of priority, the ten primary reasons why weather modification and manipulation activities and toxic geoegineering/chemtrail spraying are being authorized and promoted by the U.S./United States government.
- 2. Provide a copy of all reports issued by the DOC as mandated by and referenced or implied in S. 3383 and 5 U.S.C. 330 et sec. from 1976 through August 1, 2023.
- 3. As referenced in the Ford Memo, provide a copy of the extensive study by the Domestic Council, through its Environmental Resources Committee's Subcommittee on Climate Change identifying the role of the Federal Government in weather modification.
- 4. As identified in the Ford Memo, provide all records showing which representatives of the scientific community, commercial sector, State governments, conservation groups, agriculturalists, and legal scholars participated in the Domestic Council's open hearings

on weather modification, including correspondence with or documentation provided by toxic geoengineering promoters David Keith and Ken Caldeira.

- 5. As identified in the Ford Memo, provide all records of any model or regulatory code for domestic weather modification activities presently in force.
- 6. Provide all records, reports, and documents submitted to and maintained by the DOC by any person and entity engaged in or attempting to engage in weather modification activities in the United States, in any form, prescribed by the DOC or otherwise, from January 1, 2020 to present, including what technology is being used, what is being sprayed, and to what extent.
- 7. Provide any and all documentation related to the complete composition of the substances, including biological and non-biological agents, organic and inorganic, used in aerial spraying related to weather modification, from January 1, 2020 through August 1, 2023.
- Provide all records related to the use of coal fly ash (also known as coal ash and fly ash) in aerial spraying related to weather modification, from January 1, 2020 through August 1, 2023.
- Provide all records pertaining to government-sponsored or sanctioned public or private entities presently involved in hiding and denying the existence of weather modification activities, including Toxic GeoEngineering and aerial spraying known as Chemtrails, such as <u>www.Metabunk.org</u>, <u>www.snopes.com</u>, and <u>www.skepticalraptor.com</u>.
- 10. Provide all records of orders and/or guidance policies sent by any federal agency, including DOC, to any weather broadcasting system, television or radio, instructing them not to mention geoengineering/chemtrailing activities presently in force.
- 11. Provide all records showing any transfer of weather modification activities responsibilities from the DOC to any other government agency, public or private entity.
- 12. As referenced in Public Law 94-490, Section 5, provide a copy of the final report submitted to the President on the findings, conclusions, and recommendations of the study conducted pursuant to section 4, past and present.
- 13. **NOTE 1:** Regardless of whether the DOC decides to comply to my alternate FOIA request, I reserve the right to petition further documents as may be outlined, referenced, or implied above in order to substantiate any of the responses provided by DOC based on my alternate, second option.

As used herein, "records" and "documents" means hand written, written, typed, and/or electronic material, information, reports, studies and related documentation, together with any

attachments thereto, electronic, recorded, etc. All written documents requested herein are requested in electronic PDF or PowerPoint format-like only, in a readable and searchable, optical character recognition format with active links.

In your response, please address each item individually.

If any or all documents do not exist, please note that specifically in your response for each request.

I request that you disclose these documents and materials as they become available to you, without waiting until all the documents have been assembled.

In order to help to determine my status to assess fees, you should know that I am an individual seeking information for personal use and not for a commercial use.

In accordance with 15 CFR Section 4.11(I), If there are any fees for searching or copying these records, please inform me if the cost will exceed \$10.00. If so, I request a waiver of all fees for this request in that (a) disclosure of the requested information to me is in the public's interest because it is likely to contribute significantly to the public understanding of the operations and activities of weather modification and weather manipulation, funded, guided or control by the United State government and other unidentified private entities, which related aerial spraying of undisclosed substances, may harm the environment and living organisms in general, including plants, animals, and human health, (b) this information is not being sought for commercial purposes; and (c) the request is for such documents to be provided in electronic format.

The subject of this records request concerns identifiable operations or activities of the United States/Federal Government as described herein.

The disclosable portions of the requested records must be meaningfully informative about Government operations or activities in order to be likely to significantly contribute to an increase public understanding of the referenced geoengineering weather modification operations and activities.

The requested information will contribute to the understanding of a reasonably broad audience of persons interested in the subject, including all residents of the United States and all people around the world, whose lives may and are being affected by engineered weather modification activities and the related spraying of toxic and/or otherwise harmful substances, including its effect on global warming and climate change.

The disclosure of the requested information is likely to contribute "significantly" to the public's understanding of Government operations or activities, noting that the main issue is not as much what is the government spraying, but about my and all other Children of God's right not to be sprayed with any substances against our will and without prior informed consent and authorization.

I further request that all documents be provided by reply email to the following address: <u>RicardoBeasV@hotmail.com</u> (readable pdf OCR).

If you deny any part of or this entire request, please cite each specific exemption you feel justifies the refusal to release the information and under what legal authority and notify me of the appeal procedures available to me under the law.

I look forward to your response within twenty working days, as outlined by the applicable FOIA regulations. Thank you for your consideration and timely attention to this request.

Respectfully submitted.

Sincerely,

Ricardo Beas