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19 20	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
21 22	REGENTS OF UNIVERSITY OF CALIFORNIA and JANET NAPOLITANO, in her official capacity as President of the University of California,	CASE NO. 17-CV-05211-WHA
23 24	Plaintiffs, v.	PLAINTIFFS' MOTION FOR JUDICIAL NOTICE AND TO
25	UNITED STATES DEPARTMENT OF HOMELAND	SUPPLEMENT THE RECORD
26 27	SECURITY and ELAINE DUKE, in her official capacity as Acting Secretary of the Department of Homeland Security,	Judge: Honorable William Alsup Hearing: February 8, 2018, 8:00 a.m. Courtroom: 12, 19th Floor
2/	Defendants.	,
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1 2	STATE OF CALIFORNIA, STATE OF MAINE, STATE OF MARYLAND, STATE OF MINNESOTA,	CASE NO. 17-CV-05235-WHA
3	Plaintiffs,	
4	V.	
5	U.S. DEPARTMENT OF HOMELAND SECURITY, ELAINE DUKE, in her official capacity as Acting	
6	Secretary of the Department of Homeland Security, and the UNITED STATES OF AMERICA,	
7	Defendants.	
8	CITY OF SAN JOSE, a municipal corporation,	CASE NO. 17-CV-05329-WHA
9	Plaintiff,	CASE NO. 17-C V-03329-WHA
10	V.	
11 12	DONALD J. TRUMP, President of the United States, in his official capacity, ELAINE C. DUKE, in her official capacity, and the UNITED STATES OF AMERICA,	
13	Defendants.	
	DULCE GARCIA, MIRIAM GONZALEZ AVILA,	
1415	SAUL JIMENEZ SUAREZ, VIRIDIANA CHABOLLA MENDOZA, NORMA RAMIREZ, and JIRAYUT LATTHIVONGSKORN,	CASE NO. 17-CV-05380-WHA
16	Plaintiffs,	
17	v.	
18 19	UNITED STATES OF AMERICA, DONALD J. TRUMP, in his official capacity as President of the United States, U.S. DEPARTMENT OF HOMELAND	
20	SECURITY, and ELAINE DUKE, in her official capacity as Acting Secretary of Homeland Security,	
	Defendants.	
2122	County of Santa Clara and Service Employees International Union Local 521,	CASE NO. 17-CV-05813-WHA
23	Plaintiffs,	
24	v. DONALD J. TRUMP, in his official capacity as	
25	President of the United States, JEFFERSON BEAUREGARD SESSIONS, in his official capacity as	
26	Attorney General of the United States; ELAINE DUKE, in her official capacity as Acting Secretary of the	
27	Department of Homeland Security; and U.S. DEPARTMENT OF HOMELAND SECURITY,	
28	Defendants.	

PLEASE TAKE NOTICE that at 8:00 a.m. on February 8, 2018, at 450 Golden Gate Avenue, Courtroom 12, San Francisco, California, Plaintiffs The Regents of the University of California, Janet Napolitano, in her official capacity as President of the University of California, the States of California, Maine, Maryland, and Minnesota, Dulce Garcia, Miriam Gonzalez Avila, Saul Jimenez Suarez, Viridiana Chabolla Mendoza, Norma Ramirez, Jirayut Latthivongskorn, City of San Jose, County of Santa Clara and Service Employees International Union Local 521 (collectively, "Plaintiffs") will, and hereby do, move for judicial notice of, and to supplement the record on their motion for provisional relief and opposition to defendants' motion to dismiss with, significant evidence that only recently became available.

Plaintiffs request, pursuant to Rule 201 of the Federal Rules of Evidence, that the Court take judicial notice of Exhibit A to the Davidson Declaration, filed in support of this motion, which is a true and correct copy of a tweet sent by President Trump at 5:16 a.m. EST on December 29, 2017, available at https://twitter.com/realDonaldTrump/status/946731576687235072.

The tweet states:

The Democrats have been told, and fully understand, that there can be no DACA without the desperately needed WALL at the Southern Border and an END to the horrible Chain Migration & ridiculous Lottery System of Immigration etc. We must protect our Country at all cost!"

Davidson Decl., Ex. A. Plaintiffs further request to supplement the record on their Motion for Provisional Relief (ECF No. 111) and their Opposition to Defendants' Motion to Dismiss (ECF No. 205) with Exhibit A. Plaintiffs' requests are supported by good cause as follows:

In these lawsuits, plaintiffs challenge defendants' September 5, 2017, rescission of the Deferred Action for Childhood Arrivals ("DACA") program and bring claims under, *inter alia*, the Administrative Procedure Act ("APA") and the Fifth Amendment to the U.S. Constitution. On November 1, 2017, plaintiffs filed their Motion for Provisional Relief and defendants filed their Motion to Dismiss. On December 20, 2017, the Court heard oral argument on the motions.

A Court "must take judicial notice" of adjudicative facts "if a party requests it and the court is supplied with the necessary information." Fed. R. Evid. 201(c)(2). The Court can judicially notice any "fact that is not subject to reasonable dispute because it: . . . can be accurately and readily determined

from sources whose accuracy cannot reasonably be questioned." Fed. R. Evid. 201(b)(2). Exhibit A is a tweet posted by the President on his Twitter account. As a general matter, "[i]t is not uncommon for courts to take judicial notice of factual information found on the world wide web." *O'Toole v. Northrop Grumman Corp.*, 499 F.3d 1218, 1224 (10th Cir. 2007). Courts in this circuit regularly take notice of statements made on social media accounts. *See, e.g., Veronica Foods Co. v. Ecklin*, No. 16-CV-07223-JCS, 2017 WL 2806706, at *4 (N.D. Cal. June 29, 2017) ("The Court takes judicial notice of exhibits showing [plaintiff's] own disclosures through its websites and social media accounts, because the Court can readily determine what [plaintiff] has disclosed by accessing those publicly available online sources."); *Lindora, LLC v. Limitless Longevity LLC*, No. 15-CV-2847-JAH (KSC), 2016 WL 6804443, at *3 (S.D. Cal. Sept. 29, 2016) (granting request for judicial notice of defendants' social media account); *see also, e.g.*, U.S. Supp. Submission & Further Resp. 2, 4, *James Madison Proj. v. Dep't of Justice*, No. 1:17-cv-00144 (D.D.C. Nov. 13, 2017), ECF No. 29 ("The government is treating the [President's tweets] as official statements of the President of the United States"). Because Exhibit A satisfies the criteria of Rule 201(b) of the Federal Rules of Evidence, the Court must take judicial notice of it pursuant to Rule 201(c)(2) of the Federal Rules of Evidence.

Plaintiffs also request that the Court exercise its discretion to supplement the record with the President's tweet, which is germane to the Motion for Provisional Relief. *See, e.g., Steven N.S. Cheung, Inc. v. United States*, No. 04-2050-RSM, 2006 U.S. Dist. LEXIS 51755, at *6 (W.D. Wash. July 28, 2006) (granting motion to supplement record when "new facts have come to light and the Court would benefit from having the most complete record available to it when resolving the instant motion"). Specifically, in their Motion for Provisional Relief, plaintiffs demonstrate that the government's stated rationale for the Rescission—purported "litigation risk"—is pretextual, insofar as the evidence reveals that one of the true rationales for the Rescission was "to make DACA recipients a bargaining chip in order to secure support for harsh immigration legislation from members of Congress who support DACA recipients and would not otherwise support the administration's immigration agenda." Pls.' Opening Br. 30. The President's tweet in Exhibit A explicitly proposes a trade of DACA for anti-immigration legislation and a border wall, and thereby further supports the inference that defendants rescinded DACA not for the reasons they stated, but to create this bargaining opportunity.

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WHEREFORE, plaintiffs respectfully request that this Court (1) take judicial notice of Exhibit A to the Davidson Declaration; (2) allow plaintiffs to supplement the record with Exhibit A; and (3) consider this additional evidence in addressing the parties' pending motions.

1	Dated: January 2, 2018	Respectfully submitted,
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ATTESTATION I, Jeffrey M. Davidson, hereby attest, pursuant to Civil L.R. 5-1, that I have received authorization to electronically sign and file this document from each of the persons identified in the signature block. Dated: January 2, 2018 /s/ Jeffrey M. Davidson Jeffrey M. Davidson Counsel for Plaintiffs The Regents of the University of California and Janet Napolitano, in her official capacity as President of the University of California