EXHIBIT F

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17	NORTHERN DISTRIC	T OF CALIFORNIA
	OAKLAND	DIVISION
18		
19	VIETNAM VETERANS OF AMERICA, et al.,	Case No. CV 09-0037-CW
20	Plaintiffs,	
21	V.	DEFENDANTS' AMENDED
22	CENTRAL INTELLIGENCE AGENCY, et al.,	RESPONSE TO PLAINTIFFS' INTERROGATORIES
23	Defendants.	INTERROGATORIES
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27	Defendants Central Intelligence Agency a	nd its Director Leon Panetta (collectively,
28	"CIA"); United States Department of Defense and	its Secretary, Robert M. Gates, and the United
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1	States Army and its Secretary, Pete Geren (collectively, "DoD"); and United States Department
2	of Justice and the Attorney General of the United States (collectively, "DOJ") in this civil action,
3	by and through undersigned counsel, hereby submit the following responses to Plaintiffs'
4	Interrogatories based on the searches conducted to date and further recognize their duty to
6	supplement these responses according to Federal Rule of Civil Procedure 26(e)(1):
7	GENERAL RESPONSES
8	1. The information submitted herewith is being provided in accordance with the
9	Federal Rules of Civil Procedure which permit the discovery of any matter not privileged that is
10	relevant to the subject matter of this civil action. Fed. R. Civ. P. 26(b)(1). Accordingly,
11	Defendants do not, by providing such information, waive any objection to its admissibility on the
12	grounds of relevance, materiality, or other appropriate ground.
13 14	2. The responses supplied herein are not based solely on the knowledge of the
15	executing party, but include the knowledge of the Defendants, their agents, employees,
16	representatives, and attorneys, unless privileged.
17	3. To the extent that Defendants identify documents, Defendants do not concede that
18	the information requested is relevant to this action. Defendants expressly reserve the right to
19	object to further discovery of the subject matter of the interrogatories and the introduction into
20	evidence of any answer or portion thereof or any document produced in response to these
21 22	interrogatories.
22	GENERAL OBJECTIONS
24	1. Defendants object to Plaintiffs' Interrogatories, including all definitions and
25	instructions contained therein, to the extent they seek to impose obligations beyond those
26	specified under the Federal Rules of Civil Procedure or other applicable rules, including requests
27	that are not reasonably calculated to lead to the discovery of admissible evidence. All of
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Defendant's responses to Plaintiffs' requests herein are subject to and without waiver of this objection.

3 2. Defendants object to Plaintiffs' definitions of "COMMUNICATION," 4 "COMMUNICATIONS," "DOCUMENT," "DOCUMENTS," "MEETING" or "MEETINGS" to 5 the extent that they seek identification of electronic mail or other electronic records that are not in 6 word-searchable format, including, but not limited to, any computer backup tapes. Defendants 7 further object to Plaintiffs' definition of "COMMUNICATION," "COMMUNICATIONS," 8 9 "MEETING" or "MEETINGS" to the extent that they seek information that had been solely 10 vested in personnel who are unavailable due to retirement, death, or other causes. Such 11 definitions render any corresponding requests unduly burdensome and not reasonably calculated 12 to lead to the discovery of admissible evidence, and the burden of any such proposed discovery 13 outweighs its likely benefit. 14 3. Defendants object to Plaintiffs' definitions of "TEST PROGRAMS", "TEST 15 16 SUBJECT", and "TEST SUBJECTS" as overly broad. The term "TEST PROGRAM" is defined 17 to include, "without limitation," specifically identified test programs "and any other program of 18 experimentation involving human testing of any substance[.]" The term "TEST SUBJECT(S)" is 19 defined to include "any person who ... participated in any experiment that was part of, or related 20 to, the TEST PROGRAMS." These definitions have the potential to encompass clinical trials and 21 other human tests in any setting, under any circumstances, and within any time frame and, as

such, renders any corresponding request unduly burdensome and not reasonably calculated to lead
 to the discovery of admissible evidence.

4. In light of the concerns discussed in General Objection 3 and because most
 potentially responsive records are wholly unrelated to the subjects of this litigation, Defendants
 have limited both their search for information responsive to Plaintiffs' interrogatories and their

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corresponding responses to relevant information pertaining to the specified test programs and other chemical or biological testing involving service members conducted in conjunction with the Edgewood Arsenal area of Aberdeen Proving Ground, Maryland, Fort Detrick, Maryland and Fort Ord, California. In addition, Defendant CIA conducted searches regarding CIA research programs, and provided corresponding responses to Plaintiffs' interrogatories, limited to relevant information pertaining to Project OFTEN, the only CIA program known to CIA to have contemplated testing on military personnel.

5. Defendants object to identifying or providing any files, records, reports, and any
other papers and documents pertaining to any individual other than the individually named
Plaintiffs to the extent that such information is protected by the Privacy Act, 5 U.S.C. § 552a, the
Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), 42 U.S.C. § 1320d-2,
the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164.

6. Defendants further object to Plaintiffs' request for identification of documents to
the extent they seek information protected from disclosure by the attorney-client privilege, the
work product doctrine, deliberative process, or any other applicable privilege or immunity
recognized under statute, regulation or applicable case law. In conformance with Fed. Rule Civ.
P. 26(b)(5), Defendants will describe the nature of any documents that are withheld as privileged
or subject to protection as attorney work product.

7. Defendants object to Plaintiffs' Interrogatories to the extent they seek information
 from any individual or entity other than Defendants or to the extent they seeks information that is
 publicly available, and/or that is equally or more readily available to Plaintiffs. Defendants object
 to Plaintiffs' Interrogatories to the extent they demand the identification of documents or
 information not within the possession, custody, or control of Defendants.

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8. Defendants object to Plaintiffs' Interrogatories to the extent that they seek information that is classified pursuant to Executive Order 12,958, its predecessor, or its successors, and subject to the state secrets privilege or otherwise subject to the state secrets privilege.

9. Defendants further object to the instructions and definitions set forth in Plaintiffs' Interrogatories to the extent they impose obligations on Defendants that require disclosures of information protected pursuant to the Central Intelligence Agency Act of 1949, 50 U.S.C. § 403g, which authorizes the CIA to protect the organization, functions, names, official titles, and salaries of all of its employees notwithstanding any other provisions of law. All of Defendants' responses to Plaintiffs' Interrogatories requests herein are subject to and without waiver of this objection.

10. Defendant DOJ objects to Plaintiffs' Interrogatories to the extent they demand that 13 DOJ identify documents or information not relevant to the claims against DOJ and the Attorney 14 General. Plaintiffs' Second Amended Complaint ("SAC") references the DOJ or Attorney 15 16 General in only three paragraphs, and all three paragraphs pertain solely to Plaintiffs' claims 17 regarding the identification and notification of participants in government test programs. Second 18 Am. Compl. ¶13, 14, 98. Paragraph 13 alleges both that the CIA testified that it was working 19 with the Attorney General regarding the identification of test participants and that the Attorney 20 General participated in efforts to locate test participants. Id. ¶ 13. Paragraph 14 characterizes a 21 DOJ opinion regarding whether the CIA had a duty to locate participants in the CIA's 22 23 MKULTRA program. Id. ¶ 14. Paragraph 98 then expressly states that the Attorney General "is 24 named solely in his official capacity and in connection with the Attorney General's assumption of 25 responsibility to notify the victims of biological and chemical weapons tests." Id. ¶ 98. It would 26 be unduly burdensome and not reasonably calculated to lead to the discovery of admissible 27 evidence to require DOJ to search for documents and information not relevant to the claims

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1	specifically pertaining to DOJ or the Attorney General. Based on Plaintiffs' claims in the SAC,	
2	therefore, Defendant DOJ has limited its search and response to information relevant to the	
3	allegations in the SAC that pertain to DOJ and the Attorney General.	
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5	SDECIEIC OD IECTIONS AND DESDONGES TO DECUESTS	
. 6	SPECIFIC OBJECTIONS AND RESPONSES TO REQUESTS FOR PRODUCTION	
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8	Each of the foregoing statements and/or objections is incorporated by reference into each and	
9	every specific response set forth below, and Defendants response below is not a waiver of any of	
10	their General Objections.	
11	INTERROGATORY NO. 1:	
12	For each TEST PROGRAM and any sub-projects, please IDENTIFY all PERSONS who	
13	directed, designed or carried out experiments involving TEST SUBJECTS.	
14	OBJECTION	
15	Defendants object to this Interrogatory for the reasons described in General Objections 3–	
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17	4, 6, and 8–10. Defendants further object to Plaintiffs' request as overly broad and not reasonably	
18	calculated to lead to the discovery of admissible evidence, and protected from disclosure by one	
19	or more privileges or immunities.	
20	RESPONSE	
21	Subject to these objections and Defendants' General Objections above, Defendants	
22	respond as follows:	
23		
24	• DoD: DoD does not have a roster or list of all the individuals who directed,	
25	designed or carried out experiments, though some names may appear in documents	
26	or reports produced March 25, 2010.	
27	• CIA: Pursuant to General Objection 9, CIA has no response to this interrogatory.	
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1	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
2	related to this interrogatory.
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5	INTERROGATORY NO. 2:
6	Please IDENTIFY all known TEST SUBJECTS, including the dates of participation.
7	OBJECTION
8	Defendants object to this Request on the ground that it seeks information protected by the
9 10	Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and Accountability Act of 1996
10	("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164,
12	and for the reasons described in General Objections 3–5, 7, and 10. Defendants further object to
13	Plaintiffs' request as overly broad, irrelevant to the claims remaining in this action, and not
14	reasonably calculated to lead to the discovery of admissible evidence.
15	RESPONSE
16	Subject to these objections and Defendants' General Objections above, Defendants
17 18	respond as follows:
10	• DoD: DoD produced a copy of the DoD chem-bio database (VVA 029358) as of
20	March 2010 that identifies each service member participant, albeit not by name,
21	the substance(s) tested, and provides additional information about the tests,
22	including the amount administered and route of administration (e.g., oral or
23	percutaneous), where available.
24	• CIA: CIA has a copy of certain potentially responsive, classified DoD information
25	contained on magnetic tapes that are unreadable to CIA. CIA also has printout of
26 27	classified DoD information that it believes to be the contents of the magnetic
27 28	tapes. CIA will return both the tapes and the printout to DoD for a classification
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1 review and determination of whether DoD possesses the hardware to read the 2 tapes. Pursuant to General Objection 8, CIA has no further response to this 3 interrogatory. 4 DOJ: Pursuant to General Objection 10, DOJ has not searched for information 5 related to this interrogatory. 6 7 8 **INTERROGATORY NO. 3:** 9 For each TEST SUBJECT, IDENTIFY the TEST PROGRAM project and/or sub-project 10 in which the TEST SUBJECT was involved. 11 OBJECTION 12 13 Defendants object to this Request on the ground that it seeks information protected by the 14 Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and Accountability Act of 1996 15 ("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164, 16 and for the reasons described in General Objections 3-5 and 10. Defendants further object to 17 Plaintiffs' request as overly broad, irrelevant to the claims remaining in this action, and not 18 reasonably calculated to lead to the discovery of admissible evidence. 19 RESPONSE 20 21 Subject to these objections and Defendants' General Objections above, Defendants 22 respond as follows: 23 DoD: DoD categorized its tests involving military service members based on the 24 chemical agent involved, rather than by specific projects or test programs. 25 Information on the chemical agents involved would be contained in the DoD 26 chem-bio database (VVA 029358), which DoD produced as of March 2010. This 27 28 database identifies each service member participant, albeit not by name, the 8 NO. C 09-37 CW

1	substance(s) tested, and provides additional information about the tests, including	
2	the amount administered and route of administration (e.g., oral or percutaneous),	
. 3	where available. Additionally, while information concerning Seventh Day	
4	Advantiat test we have a Detrichte his her is the second second second second second second second second second	-
5	Adventist test volunteers in Fort Detrick's biological agent test program is	
6	contained in the chem-bio database, these individuals were grouped together under	
7	the label "Project Whitecoat."	
8	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find	1
9	information that is responsive to this request.	1
10	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information	1
11	related to this interrogatory.	1
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14	INTERROGATORY NO. 4:	
15	Please IDENTIFY all COMMUNICATIONS between YOU and any TEST SUBJECT or	
16		
17	other former service members whom YOU believe or understand to have participated in the	
18	TEST PROGRAMS.	
19	OBJECTION	
20	Defendants object to this Request on the ground that it seeks information protected by the	
21	Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and Accountability Act of 1996	
22	("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164,	
23	and for the reasons described in General Objections 2–6. Defendants further object for the	
24	and for the reasons described in General Objections 2–0. Detendants further object for the	
25	reasons identified in General Objection 7 in so far as the requested information is in the	
26	possession of a third party, the Department of Veterans Affairs ("VA"). Finally, Defendants	
27	object to Plaintiffs' request as overly broad, irrelevant to the claims remaining in this action, not	
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1	reasonably calculated to lead to the discovery of admissible evidence, and protected from
2	disclosure by one or more privileges or immunities.
3	RESPONSE
4 5	Subject to these objections and Defendants' General Objections above, Defendants
6	respond as follows:
7	• DoD: DoD previously produced documents responsive to RFP ## 13 and 49.
8	• CIA: CIA previously produced documents responsive to RFP # 14.
9	• DOJ: Based on the searches conducted to date, as outlined in General Objection 4,
10	DOJ has identified no information that is responsive to this request.
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13	INTERROGATORY NO. 5:
14	Please IDENTIFY all DOCUMENTS that reflect the results of experiments for the TEST
15	PROGRAMS that used TEST SUBJECTS.
16	OBJECTION
17	Defendants object to this Interrogatory for the reasons described in General Objections 2–
18 19	8 and 10. Defendants further object to Plaintiffs' request as overly broad, vague, not reasonably
20	calculated to lead to the discovery of admissible evidence, and protected from disclosure by one
20	
22	or more privileges or immunities.
23	RESPONSE
23	Subject to these objections and Defendants' General Objections above, Defendants
25	respond as follows:
26	• DoD: DoD produced a copy of the DoD chem-bio database (VVA 029358) as of
27	March 2010 that identifies each service member participant, albeit not by name,
28	the substance(s) tested, and provides additional information about the tests,
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1	including the amount administered and route of administration (e.g., oral or	
2	percutaneous), where available. DoD also previously produced documents	
3	responsive to RFP ## 3, 17, 20, 25, 32, 57, 67, 72, and 73. DoD also received six	
4	classified DoD documents that were in the possession of the CIA; DoD will	
5	conduct a classification review of those documents and determine whether they are	
6	responsive and/or duplicate information previously released by DoD.	
7		
8	• CIA: CIA provided to Plaintiffs documents in its initial disclosures that may be	
9	responsive, and CIA transferred the six documents described above to DoD.	
10	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information	
11	related to this interrogatory.	
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14	INTERROGATORY NO. 6:	
16	Please IDENTIFY all repositories of DOCUMENTS CONCERNING the TEST	
17	PROGRAMS.	
18	<u>OBJECTION</u>	
19	Defendants object to this Interrogatory for the reasons described in General Objections 2–	
20	5 and 7. Defendants further object to Plaintiffs' request as overly broad and not reasonably	
21	calculated to lead to the discovery of admissible evidence. Finally, Defendants object on the	
22	ground that the term "repositories" is not defined.	
23	RESPONSE	
24	Subject to these objections and Defendants' General Objections above, Defendants	
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26	respond as follows:	
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• •	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	-
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1	• DoD: DoD previously produced documents responsive to RFP ## 3 and 26.
2	Additionally, the National Archives of the United States serves as a depository for
3	DoD documents.
4	• CIA: The National Archives of the United States serves as a depository for CIA
5	documents.
6	
7	• DOJ: For the period at issue, any records of the Attorney General, Deputy
8	Attorney General, or the Associate Attorney General would have been paper
9	records and would have been accessioned by the National Archives of the United
10	States. Based on the searches conducted to date, the Office of Legal Counsel has
11	identified an internal electronic database that allows OLC personnel to locate a
12	large number of unclassified documents prepared by OLC from 1945 to the
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14	present.
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16	INTERROGATORY NO. 7:
17	Please IDENTIFY all reported, observed and/or claimed violations of the Wilson
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19	Memorandum, attached as Exhibit C to the First Amended Complaint, and ALL MEETINGS
20	CONCERNING the same.
21	<u>OBJECTION</u>
22	Defendants object to this Interrogatory for the reasons described in General Objections 2,
23	4, 7–8, and 10. Defendants object to Plaintiffs' request as overly broad, irrelevant to the claims
24	remaining in this action, and not reasonably calculated to lead to the discovery of admissible
25	evidence.
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27	RESPONSE
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• •	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

1	Subject to these objections and Defendants' General Objections above, Defendants
2	respond as follows:`
3	• DoD: DoD previously produced documents responsive to RFP # 73.
4 5	• CIA: Pursuant to General Objection 4, CIA has not searched for information
6	related to this interrogatory.
7	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
8	related to this interrogatory.
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11	INTERROGATORY NO. 8:
12	For each TEST SUBJECT, please IDENTIFY whether that TEST SUBJECT received any
13	notice or warning from YOU CONCERNING the TEST SUBJECT'S participation in the TEST
14	PROGRAMS or CONCERNING any substance to which the TEST SUBJECT was exposed, after
15	the TEST SUBJECT'S participation in the TEST PROGRAMS had concluded, and IDENTIFY
16	the notice or warning and the date on which it was sent.
17 18	OBJECTION
19	Defendants object to this Request on the ground that it seeks information protected by the
20	Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and Accountability Act of 1996
21	("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164,
22	and for the reasons described in General Objections 3–5. Defendants further object for the
23	reasons identified in General Objection 7 in so far as the requested information is in the
24	
25	possession of a third party, the VA. Finally, Defendants object to Plaintiffs' request as overly
26	broad, irrelevant to the claims remaining in this action, and not reasonably calculated to lead to
27	the discovery of admissible evidence.
28	RESPONSE

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DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

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Subject to these objections and Defendants' General Objections above, Defendants respond as follows:

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3	• DoD: DoD conducted a follow-up study on forty test volunteers and published a	
4	report in 1972. DoD conducted interviews with and laboratory tests on all forty	=
5 6	subjects. Additionally, DoD conducted a follow-up study on the effects of LSD on	
7	test volunteers and published a report in 1980. DoD received responses from 320	
8	test volunteers: 100 provided answers to written questionnaires and 220 reported	
9		
10	to military medical facilities for testing. DoD also previously produced documents	
	responsive to RFP # 10.	
11 12	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find	
12	information that is responsive to this request.	
13	• DOJ: Based on the searches conducted to date, as outlined in General Objection 4,	
14	DOJ has identified no information that is responsive to this request.	
15	Doj has identified no information that is responsive to this request.	
10		
18	INTERROGATORY NO. 9:	
19	For each database YOU have used to record or preserve information CONCERNING	
20	TEST SUBJECTS or the TEST PROGRAMS, please IDENTIFY each, including the purpose,	
21	period of time it was active, and software and hardware requirements.	
22	OBJECTION	
23	Defendants object to this Interrogatory for the reasons described in General Objections 3–	
24		
25	4 and 10. Defendants further object to Plaintiffs' request as overly broad, and not reasonably	
26	calculated to lead to the discovery of admissible evidence. Finally, Defendants object because the	
27	disclosure of software and hardware requirements is not relevant to the claims in this action and	
28	this request is not reasonably calculated to lead to the discovery of admissible evidence.	
	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	
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<u>RESPONSE</u>

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Subject to these objections and Defendants' General Objections above, Defendants respond as follows:

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5	• DoD: DoD produced the contents of its chem-bio database (VVA 029358) as of
. 6	March 2010. The purpose of the database is to identify each service member
7	participant, though names have been redacted pursuant to the objections above, the
8	substance(s) tested, and any additional information about the tests, including the
9	amount administered and route of administration (e.g., oral or percutaneous),
10	where available. DoD maintains the names of test participants for Mustard Gas
11	and Lewisite tests, and test participants for Project 112 / SHAD tests in the same
12	
13	chem-bio database.
14	• CIA: CIA has a copy of certain potentially responsive, classified DoD information
15	contained on magnetic tapes that are unreadable to CIA. CIA also has printout of
16	classified DoD information that it believes to be the contents of the magnetic
17	tapes. CIA will return both the tapes and the printout to DoD for a classification
18	review and determination of whether DoD possesses the hardware to read the
19	tance. Durguant to Constal Objection 8 CIA has no further response to this
20	tapes. Pursuant to General Objection 8, CIA has no further response to this
21	interrogatory.
22	• DOJ: Pursuant to General Objection 10, DOJ did not search for information
23	related to this interrogatory as it pertains to "TEST PROGRAMS." With regard to
24	this request as it pertains to "TEST SUBJECTS," DOJ is not aware of any
25	databases that existed for the Attorney General, Deputy Attorney General, or
26	Associate Attorney General at that time; records were maintained in paper format.
27	Tissociate Attorney General at that time, records were maintained in paper format.

DOJ's Executive Secretariat maintains a correspondence tracking system, which

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reflects the dates of correspondence. Based on the searches conducted to date, the Office of Legal Counsel has identified an internal electronic database that allows OLC personnel to locate a large number of unclassified documents prepared by OLC from 1945 to the present.

INTERROGATORY NO. 10:

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Please IDENTIFY the full text of all DOCUMENTS CONCERNING the TEST
 PROGRAMS withheld from prior releases in response to FOIA requests or requests from
 Congress, the DAIG, or any other investigatory agency or department, and the full text of any
 DOCUMENTS which were provided in response to any such request only in redacted form.

<u>OBJECTION</u>

Defendants object to this Interrogatory for the reasons described in General Objections 2–
 4, 6, and 8–10. Defendants further object to Plaintiffs' request as overly broad, unduly
 burdensome, irrelevant to the claims remaining in this action, and not reasonably calculated to
 lead to the discovery of admissible evidence, and protected from disclosure by one or more
 privileges or immunities.

<u>RESPONSE</u>

Subject to these objections and Defendants' General Objections above, Defendants
 respond as follows:

DoD: DoD provided redacted versions of the following documents in response to
Mr. Muth's April 22, 2007 FOIA request: "Long Term Followup of Medical
Volunteers"; "A Review of the Time Course of the Central Effects of
Incapacitating Compounds in Humans"; "Literature and Opinion Survey on Field
Testing as Related to Psychochemicals", and; "Estimate of Minimal Effective

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DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

1	Dose of EA 3443 in Man". DOD withheld "The Search for Toxic Chemical
2	Agents" in its entirety.
3	• CIA: Any responsive documents in the CIA's care, custody, or control are
4 5.	protected from disclosure by one or more privileges or immunities, the reasons
5. 6	stated in General Objections 8 and 9, and because such a request would be unduly
7	burdensome.
8	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
9	related to this interrogatory.
10	
11	INTERDOCATORY NO. 11.
12	INTERROGATORY NO. 11:
13	Please IDENTIFY all DOCUMENTS and COMMUNICATIONS CONCERNING any
14	release from secrecy oaths of any TEST SUBJECT.
15	OBJECTIONS
16	Defendants object to this Interrogatory for the reasons described in General Objections 2–,
17 18	4 and 10. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the claims
19	remaining in this action, and not reasonably calculated to lead to the discovery of admissible
20	evidence.
21	RESPONSE
22	Subject to these objections and Defendants' General Objections above, Defendants
23	respond as follows:
24	• DoD: DoD previously produced documents responsive to RFP # 2.
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26	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find
27	information that is responsive to this request.
28	NO C 09-37 CW
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•	DOJ: Pursuant to General Objection 10, DOJ has not searched for information
	related to this interrogatory.

INTERROGATORY NO. 12:

For each project and sub-project in the TEST PROGRAMS, please indicate whether or not the CIA was involved in any way, and, if so, describe that involvement in complete detail, and IDENTIFY all PERSONS who were involved.

OBJECTION

Defendants object to this Interrogatory for the reasons described in General Objections 3– 4, 6, and 8–10. Defendants further object to Plaintiffs' request because it contains two distinct subparts and because it is overly broad, irrelevant to the claims remaining in this action, not reasonably calculated to lead to the discovery of admissible evidence, and protected from disclosure by one or more privileges or immunities.

RESPONSE

Subject to these objections and Defendants' General Objections above, Defendants respond as follows:

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• DoD: DoD conducted a search, as outlined in General Objection 4, and did not find information that is responsive to this request.

CIA: Project OFTEN involved a joint testing program with Edgewood Arsenal
 Research Laboratories and CIA between approximately 1967 and 1973. Though
 this program contemplated testing on volunteer military personnel, CIA's past
 reviews determined that the CIA ceased its funding for the testing program prior to
 the advancement of the program to the human testing phase. Defendants produced
 a copy of "Historical Documentation of the [CIA's] Role in the Human Subject

1	Test Program at Edgewood Arsenal Research Laboratories" (Oct. 21, 1994) as part
2	of their initial disclosures. (VVA 023789-023965)
3	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
4	
5	related to this interrogatory.
[.] 6	
7	INTERROGATORY NO. 13:
8	Please IDENTIFY all PERSONS who died as a result of their participation in the TEST
9	PROGRAMS, and for each such PERSON identify the TEST PROGRAM project or sub-project
10	in which that PERSON participated, and the substances or chemicals to which that PERSON was
11	exposed as part of the TEST PROGRAMS.
12 13	<u>OBJECTION</u>
14	Defendants object to this Interrogatory for the reasons described in General Objections 3,
15	5-7, 9, and 11–12. Defendants also object to Plaintiffs' request as overly broad, irrelevant to the
16 17	claims remaining in this action, protected from disclosure by one or more privileges or
17	immunities, and not reasonably calculated to lead to the discovery of admissible evidence.
19	RESPONSE
20	Subject to these objections and Defendants' General Objections above, Defendants
21	respond as follows:
22	• DoD: DoD conducted a search, as outlined in General Objection 4, and did not
23	
24	find information that is responsive to this request.
25	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find
26	information that is responsive to this request.
27	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
28	related to this interrogatory.
4	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

INTERROGATORY NO. 14:

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3 Please IDENTIFY all TEST SUBJECTS who, after signing a consent to participate in the 4 TEST PROGRAMS, revoked consent or refused to continue participation, and summarize the 5 outcome of each case. 6 **OBJECTION** 7 Defendants object to this Interrogatory for the reasons described in General Objections 3-8 9 4, 7, and 10. Defendants object to Plaintiffs' request as irrelevant to the claims remaining in this 10 action, and not reasonably calculated to lead to the discovery of admissible evidence. 11 RESPONSE 12 Subject to these objections and Defendants' General Objections above, Defendants 13 respond as follows: 14 DoD: Records indicate that 61 test volunteers requested release from the testing 15 16 program and that 6 refused to participate after arrival at Edgewood. See 17 documents DoD previously produced responsive to RFP # 73. 18 CIA: CIA conducted a search, as outlined in General Objection 4, and did not find 19 information that is responsive to this request. 20 DOJ: Pursuant to General Objection 10, DOJ has not searched for information 21 related to this interrogatory. 22 23 24 **INTERROGATORY NO. 15:** 25 Please provide the text of each form of consent used in the conduct of the TEST 26 PROGRAMS, indicating the period of time it was operative. 27 28 **OBJECTION** 20 NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

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1	Defendants object to this Interrogatory for the reasons described in General Objections 3
2	5 and 10. Defendants further object to Plaintiffs' request as overly broad and not reasonably
3	calculated to lead to the discovery of admissible evidence.
4 	RESPONSE
5 6	Subject to these objections and Defendants' General Objections above, Defendants
7	respond as follows:
8	• DoD: Documents previously provided by DoD indicate the text of the consent
9	forms used and the time period they were operative. DoD also previously
10	provided the consent forms signed by all the named Plaintiffs. See documents
11	DoD previously produced responsive to RFP ## 10 and 73.
12	
13	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find
14	information that is responsive to this request.
15	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
16	related to this interrogatory.
17	
18	INTERROGATORY NO. 16:
19 20	Please describe in complete detail all efforts YOU made to contact or locate TEST
20	
21	SUBJECTS once their participation in the TEST PROGRAMS had concluded.
23	OBJECTION
24	Defendants object to this Interrogatory for the reasons described in General Objections 3-
25	5 and 7–9. Defendants further object for the reasons identified in General Objection 8 in so far
26	as the requested information is in the possession of a third party, the Department of Veterans
27	Affairs ("VA"). Finally, Defendants object to Plaintiffs' request as overly broad, irrelevant to the
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	NO. C 09-37 CW 21

claims remaining in this action, and not reasonably calculated to lead to the discovery of admissible evidence.

RESPONSE

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Subject to these objections and Defendants' General Objections above, Defendants respond as follows:

7	• DoD: DoD conducted a follow-up study on forty test volunteers and published a
8	report in 1972. DoD conducted interviews with and laboratory tests on all forty
9	subjects. Additionally, DoD conducted a follow-up study on the effects of LSD on
10	test volunteers and published a report in 1980. DoD received responses from 320
11	test volunteers: 100 provided answers to written questionnaires and 220 reported
12	to military medical facilities for testing. Additionally, in the 1990s, DoD provided
13 14	a list of names of test subjects with exposure to mustard to the VA. From 2000 to
14	2003, DoD provided the VA with a list of service members exposed to chemical
16	and biological warfare agents and stimulants during the 1960s and 1970s. DoD
17	provided an additional list of service members participating in testing on
18	
19	identifying and treating exposures to chemical and biological warfare agents to the
20	VA in 2004, and updates that list monthly based on reports from Batelle.
21	• CIA: CIA efforts to locate human subjects of Project OFTEN determined that the
22	CIA's funding of the program ceased before it progressed to human subject
23	testing. CIA also provided documents in its initial disclosures that may be
24	responsive. Pursuant to General Objection 8–9, no further information may be
25	provided.
26	• DOJ: Based on the searches conducted to date, as outlined in General Objection 4.
27	DOJ has identified no information that is responsive to this request.
28	2 of his reduited to mornation that is responsive to this request.

NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES - 22

INTERROGATORY NO. 17:

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3	INTERROGATORY NO. 17:	
4	Please IDENTIFY and describe all COMMUNICATIONS between or among	
5	DEFENDANTS and/or between DEFENDANTS and the DVA CONCERNING this action,	
6	including without limitation, the facts alleged in the Complaint or the First Amended Complaint	
7	and the discovery served upon the DVA.	
8	OBJECTION	
9 10	Defendants object to this Interrogatory for the reasons described in General Objections 2–	
10	4 and 6–9. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the	
12	claims remaining in this action, protected from disclosure by one or more privileges or	
13	immunities, and not reasonably calculated to lead to the discovery of admissible evidence.	
14	RESPONSE	
15	The above stated objections and Defendants' General Objections comprise Defendants'	
16	entire response to this interrogatory.	
17		
18 19	INTERROGATORY NO. 18:	
20	Please IDENTIFY and describe all COMMUNICATIONS between or amongst	
21	DEFENDANTS, or any of them, and the DVA, and IDENTIFY all DOCUMENTS,	
22	CONCERNING the results of tests or experiments involving any chemical or biological	
23	substance conducted by the DVA using veterans as subjects between 1975 and the present.	
24	<u>OBJECTION</u>	
25 26	Defendants object to this Interrogatory for the reasons described in General Objections 2–	
26 27	4 and 6–9. Defendants further object to Plaintiffs' request as having multiple parts, overly broad,	
27	irrelevant to the claims remaining in this action, protected from disclosure by one or more	
	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	

privileges or immunities, and not reasonably calculated to lead to the discovery of admissible evidence.

<u>RESPONSE</u>

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The above stated objections and Defendants' General Objections comprise Defendants' entire response to this interrogatory.

8 INTERROGATORY NO. 19:

Please IDENTIFY each substance administered to any PERSON as part of the TEST
 PROGRAMS that caused or contributed to or was asserted to cause or contribute to any type of
 mental disease or condition, including, without limitation, depression or post-traumatic stress
 disorder, shell shock, combat fatigue, and IDENTIFY all DOCUMENTS CONCERNING the
 incidence and nature of mental health care problems experienced by any such PERSON exposed
 to such substances as part of the TEST PROGRAMS.

OBJECTION

17 Defendants object to this Interrogatory for the reasons described in General Objections 3– 18 5, 7, and 10. Defendants further object to Plaintiffs' request as having multiple parts, overly 19 broad, irrelevant to the claims remaining in this action, protected from disclosure by one or more 20 privileges or immunities, and not reasonably calculated to lead to the discovery of admissible 21 evidence. In addition, Defendants object to this Request on the ground that it seeks information 22 protected by the Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and 23 24 Accountability Act of 1996 ("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 25 45 C.F.R. parts 160 and 164. 26 RESPONSE

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NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

1	Subject to these objections and Defendants' General Objections above, Defendants
2	respond as follows:
3 4	• DoD: DoD has provided this information in response to Plaintiffs' RFP #3.
5	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find
6	information that is responsive to this request.
7	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information
8	related to this interrogatory.
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11	INTERROGATORY NO. 20:
12	Please IDENTIFY each incident in which the provisions of the Official Directives, as that
13	term is defined Paragraph 123 of the First Amended Complaint, were violated, and IDENTIFY
14	the PERSON(S) involved and DOCUMENTS CONCERNING the same.
15	OBJECTION
16	Defendants object to this Interrogatory for the reasons described in General Objections 2-
17	4, 7, and 10. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the
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19	claims remaining in this action, protected from disclosure by one or more privileges or
20	immunities, and not reasonably calculated to lead to the discovery of admissible evidence.
21	RESPONSE
22	Subject to these objections and Defendants' General Objections above, Defendants
23	respond as follows:
24 25	• DoD previously produced documents responsive to RFP # 73.
25 26	• CIA: Pursuant to General Objection 4, CIA has not searched for information
20 27	related to this interrogatory.
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• DOJ: Pursuant to General Objection 10, DOJ has not searched for information related to this interrogatory.

INTERROGATORY NO. 21:

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Please IDENTIFY any information that YOU learned, through a published scientific study
or other means, CONCERNING: (a) the actual or potential physical or mental health effects of
any chemical or biological substance administered to TEST SUBJECTS as part of the TEST
PROGRAMS; or (b) YOUR conduct of or the TEST SUBJECTS' participation in the TEST
PROGRAMS; that may affect the well-being of the TEST SUBJECTS, including the date on
which YOU learned such information.

OBJECTION

Defendants object to this Interrogatory for the reasons described in General Objections 3–
 7-8, and 10. Defendants further object to Plaintiffs' request as having multiple parts, overly
 broad, irrelevant to the claims remaining in this action, protected from disclosure by one or more
 privileges or immunities, and not reasonably calculated to lead to the discovery of admissible
 evidence.

<u>RESPONSE</u>

Subject to these objections and Defendants' General Objections above, Defendants
 respond as follows:

 DoD: DoD has provided this information in response to Plaintiffs' Request for Production ## 3, 7, 20, 32, 57, 67, 75, 76, 77. DoD has also identified the following document: Bibliography, "Involving Whitecoat Volunteers as Human Subjects," U.S. Army Medical Research Institute of Infectious Diseases, unknown date and recipients, containing a bibliography of studies. Finally, DoD received

NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

1	six classified DoD documents that were in the possession of the CIA; DoD will
2	conduct a classification review of those documents and determine whether they are
3	responsive and/or duplicate information previously released by DoD.
4 5	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find
6	information that is responsive to this request other than the six documents
7	discussed above.
8	• DOJ: Pursuant to General Objection 11, DOJ has not searched for information
9	related to this interrogatory.
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12	INTERROGATORY NO. 22:
13	Please IDENTIFY each and every statute, regulation, directive, policy, or instruction
14	governing YOUR conduct and execution of the TEST PROGRAMS, including, without
15	limitation, each statute, regulation, directive, or instruction CONCERNING the provision of
16 17	information to TEST SUBJECTS CONCERNING any risks associated with their participation in
17	the TEST PROGRAMS, the procurement or evaluation of the informed consent of any PERSON
19	participating in the TEST PROGRAMS, and the provision of medical care and evaluations for
20	any PERSON participating in the TEST PROGRAMS.
21	OBJECTION
22	Defendants object to this Interrogatory for the reasons described in General Objections 3–
23	4, 7, and 10. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the
24	claims remaining in this action, protected from disclosure by one or more privileges or
25	immunities, and not reasonably calculated to lead to the discovery of admissible evidence.
26 27	RESPONSE
27 28	
<i>2</i> .0	NO. C 09-37 CW 27

1	Subject to these objections and Defendants' General Objections above, Defendants	
2	respond as follows:	
3 4	• DoD: DoD has provided this information in response to Plaintiffs' Request for	
5	Production ## 2 and 30.	
6	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find	
7	information that is responsive to this request.	
8	• DOJ: Pursuant to General Objection 10, DOJ did not search for information	
9	related to this interrogatory as it pertains to "TEST PROGRAMS." Based on the	
10	searches conducted to date, as outlined in General Objection 4, DOJ has identified	
11	no information that is responsive to this request as it pertains to "TEST	
12 13	SUBJECTS."	
13		
15		
16	INTERROGATORY NO. 23:	
17	Please IDENTIFY any medical follow up that YOU have conducted CONCERNING any	
18	TEST SUBJECT for any reason, including without limitation, to ensure that any long-range	
19	problems are detected and treated.	
20	<u>OBJECTION</u>	
21	Defendants object to this Interrogatory for the reasons described in General Objections 3–	
22	5, 7, and 10. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the	
23	claims remaining in this action, and not reasonably calculated to lead to the discovery of	
24	admissible evidence.	
25 26	RESPONSE	
20 27	Subject to these objections and Defendants' General Objections above, Defendants	
28	respond as follows:	
	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	-

1	• DoD: Pursuant to the objections stated above and Defendants' General	
2	Objections, DoD has no further information beyond the studies disclosed below:	
3	o J.A. Klapper, M.D., et al., Long Term Followup of Medical Volunteers,	
4	Edgewood Arsenal Technical Report (1972).	
5	• Charles S. White, III M.D., et al., Repeated Immunization: Possible	
6		
7	Adverse Effects, Annals of Internal Medicine 1974 Volume 81, pg 594.	
8	o Phillip R. Pittman, Long-Term Health Effects of Repeated Exposure to	
9	Multiple Vaccines, Vaccine 23 (2004) 525-536.	
10	o Phillip R. Pittman, et al., An Assessment of Health Status among Medical	
11	Research Volunteers Who Served in the Project Whitecoat Program at Fort	
12	Detrick, Maryland, MILITARY MEDICINE. 170. 3:183, 2005.	
13		
14	 U.S. Army Medical Department, LSD Follow-Up Study Report, October, 	
15	1980.	
16	o National Research Council, "Possible Long-Term Health Effects of Short-	
17	Term Exposure to Chemical Agents," Washington DC, 1985.	
18	• Institute of Medicine, "Long-Term health Effects of Exposure to Sarin and	
19	Other Anticholinesterase Chemical Warfare Agents," Mil. Med. March,	
20		
21	2003.	
22	• CIA: CIA conducted a search, as outlined in General Objection 4, and did not find	
23	information that is responsive to this request.	
24	• DOJ: Pursuant to General Objection 10, DOJ has not searched for information	
25	related to this interrogatory.	
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28	INTERROGATORY NO. 24:	
	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	
		I

Please IDENTIFY and describe all efforts being undertaken by YOU to notify TEST SUBJECTS about information CONCERNING their participation in the TEST PROGRAMS or to warn TEST SUBJECTS about any information concerning their participation in the TEST PROGRAMS that may affect the well-being of the TEST SUBJECTS, including YOUR efforts completed to date and the anticipated date of completion of any such effort to notify or warn TEST SUBJECTS.

OBJECTION

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Defendants object to this Interrogatory for the reasons described in General Objections 3-5 and 7–9. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the claims remaining in this action, and not reasonably calculated to lead to the discovery of 12 admissible evidence.

RESPONSE

Subject to these objections and Defendants' General Objections above, Defendants 15 16 respond as follows:

17 DoD: DoD conducted a follow-up study on forty test volunteers and published a 18 report in 1972. DoD conducted interviews with and laboratory tests on all forty 19 subjects. Additionally, DoD conducted a follow-up study on the effects of LSD on 20 test volunteers and published a report in 1980. DoD received responses from 320 21 test volunteers: 100 provided answers to written questionnaires and 220 reported 22 to military medical facilities for testing. Additionally, DoD has collected 23 24 information from archived records and compiled a list of names of service 25 members who were exposed, along with dates, locations, and the substances to 26 which they were exposed, where available. DoD has provided that information to 27

NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

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1	the VA. DoD anticipates that its contract to identify test participants will conclude	
2	in September 2011.	
3	• CIA: CIA efforts to locate human subjects of Project OFTEN determined that the	
4	CIA's funding of the program ceased before it progressed to human subject	
5 6	testing. CIA also provided documents in its initial disclosures that may be	
7	responsive. Pursuant to General Objection 8–9, no further information may be	
8	provided.	
9	• DOJ: Based on the searches conducted to date, as outlined in General Objection 4,	
10	DOJ has identified no information that is responsive to this request.	
11		
12		
13	INTERROGATORY NO. 25:	
14	Please IDENTIFY all DOCUMENTS and COMMUNICATIONS CONCERNING the	
15	legal memorandum attached as Exhibit A to the First Amended Complaint, or any other	
16	DOCUMENT or COMMUNICATION concerning YOUR duty to notify and warn any PERSON	
17 18	who participated in the TEST PROGRAMS.	
19	OBJECTION	
20	Defendants object to this Interrogatory for the reasons described in General Objections 2–	
21	4, 6, 8–9. Defendants further object to Plaintiffs' request as overly broad, irrelevant to the claims	
22	remaining in this action, protected from disclosure by one or more privileges or immunities, and	
23	not reasonably calculated to lead to the discovery of admissible evidence.	
24		
25	RESPONSE	
26	Subject to these objections and Defendants' General Objections above, Defendants	
27	respond as follows:	
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	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	

1	• DoD: DoD conducted a search, as outlined in General Objection 4, and did not
2	find information that is responsive to this request.
3	• CIA provided documents in its initial disclosures that may be responsive.
4	Pursuant to General Objection 8–9, no further information may be provided.
5	
6	• DOJ: DOJ has identified to date six documents related to Exhibit A of the First
7	Amended Complaint. Pursuant to General Objection 6, no further information
8	may be provided at this time beyond the details below:
9	o Memorandum, August 10, 1977, John M. Harmon, for the Attorney
10	General, concerning MKULTRA.
11	o Letter, September 9, 1977, John M. Harmon, to Benjamin R. Civiletti,
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13	concerning MKULTRA.
14	• Letter, December 20, 1977, John N. Gavin, to John M. Harmon,
15	concerning MKULTRA.
16	o Letter, January 5, 1978, John M. Harmon, to Benjamin R. Civiletti,
17	concerning MKULTRA.
18	o Letter, January 24, 1979, Larry A. Hammond, for the Attorney General,
19	concerning MKULTRA.
20	
21	• Letter, January 25, 1979, Griffin B. Bell, to Stansfield Turner, concerning
22	MKULTRA.
23	
24	To the best of my knowledge, I assert the objections stated herein.
25	Kemberte Mell
26	Kimberly L. Herb
27	Trial Attorney Department of Justice
28	
	NO. C 09-37 CW

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2	I declare under penalty of perjury that the foregoing is true and correct as it relates to the	
3	Department of Justice, Executive Secretariat.	
4	A chairs	
5	Dana E Paige	
6	Departmental Executive Secretariat Department of Justice	
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	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	

Ţ I declare under penalty of perjury that the foregoing is true and correct as it relates to the Central Intelligence Agency. MIR Patricia B. Cameresi Central Intelligence Agency 17. 34-NO. C 19-37-CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

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1	I declare under penalty of perjury that the foregoing is true and correct as it relates to the offices
2	of the Attorney General, Deputy Attorney General, and Associate Attorney General.
3	a to Plant
4	Jeanette Plante
5	Office of Records Management Policy
6	Department of Justice
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	NO. C 09-37 CW 35

1	I declare under penalty of perjury that the foregoing is true and correct as it relates to the Office
2	of Legal Counsel, Department of Justice.
3	Dil Z. Koffing
4	Daniel L. Koffsky
5	Office of Legal Counsel Department of Justice
6	Department of justice
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	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS-INTERROGATORIES

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2	For Interrogatories 16, 17, 21, and 24, I declare under penalty of perjury that the foregoing is trand correct as it relates to the Department of Defense and U.S. Army.	ue
3	and confect as inferances to the Department of Defense and O.S. Army.	
4	- The Sut wit	
5	Michael E. Kilpatrick, MD, FACP Department of Defense	
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	NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES	37

For Interrogatories 7, 8, 13, 14, 15, 19, 20, 22, 23, and 25, I declare under penalty of perjury that the foregoing is true and correct as it relates to the Department of Defense and U.S. Army. im Arthur O. Anderson, MD Department of Defense NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES

For Interrogatories 1, 2, 3, 4, 5, 6, 9, 10, 11, 12, and 18, I declare under penalty of perjury that the foregoing is true and correct as it relates to the Department of Defense and U.S. Army. on MT of Anthony Lee Department of Defense NO. C 09-37 CW DEFENDANTS' AMENDED RESPONSE TO PLAINTIFFS' INTERROGATORIES