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10	Meirow; Eric P. Muth; David C. Dufrane; and Wra	ay C. Forrest
11	UNITED STATES D	ISTRICT COURT
12		
13	NORTHERN DISTRIC	·
14	SAN FRANCISC	CO DIVISION
15	VIETNAM VETERANS OF AMERICA, a Non-	Case No. CV 09-0037-CW
16	Profit Corporation; SWORDS TO PLOWSHARES: VETERANS RIGHTS	PLAINTIFFS' SECOND SET OF
17	ORGANIZATION, a California Non-Profit Corporation; BRUCE PRICE; FRANKLIN D.	REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS
18	ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C.	Complaint Filed January 7, 2009
19	FORREST, Individuals,	
20	Plaintiffs,	
21	V.	
22	CENTRAL INTELLIGENCE AGENCY; GENERAL LEON PANETTA, Director of the	
23	Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT	
23	M. GATES, Secretary of Defense; UNITED	
24	STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the	
23 26	Army; UNITED STATES OF AMERICA; and ERIC H. HOLDER, JR., Attorney General of the United States	
20	United States, Defendants.	
28	Derendants.	
20	PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW	1
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1			
2	PROPOUNDING PARTIES	Plaintiffs Vietnam Veterans of America; Swords to Plowshares:	
3		Veterans Rights Organization; Bruce Price; Franklin D. Rochelle Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C. Forrest	',
4 5	* RESPONDING PARTIES:	Defendants Central Intelligence Agency; Leon Panetta, Director	of
5		the Central Intelligence Agency; United States Department of Defense; Dr. Robert M. Gates, Secretary of Defense: United Sta	tes
7		Department of the Army; Pete Geren, United States Secretary of the Army; United States of America; and Eric H. Holder, Jr., Attorney General of the United States	•
8	SET NUMBER:	Two	
9	Pursuant to Rule 34 o	f the Federal Rules of Civil Procedure, Plaintiffs Vietnam Veteran	IS
10	of America, Bruce Price, Fran	nklin D. Rochelle, Larry Meirow, Eric P. Muth, David C. Dufrane	
11	and Wray C. Forrest (collecti	vely, "Plaintiffs") request that each of the named defendants	
12	(collectively, "Defendants") s	separately produce for inspection and copying the documents and	
13	things set forth below that are	in their possession, custody or control, or in the possession,	
14	custody or control of their atte	orneys and/or accountants, their investigators and any persons acti	ng
15	on their behalf, at the offices	of Morrison & Foerster LLP, 425 Market Street, San Francisco,	
16	California 94105, or another	place as may be mutually agreed upon, within thirty (30) days of t	he
17	service of this request.		
18		DEFINITIONS	
19	Unless otherwise indic	ated, the following definitions shall apply:	
20	1. "COMMUNICAT	FION" or "COMMUNICATIONS" means, unless otherwise	
21	specified, any of the following	g: (a) any written letter, memorandum, DOCUMENT or any other	r
22	writing; (b) any telephone call	between two or more PERSONS, whether or not such call was by	,
23	chance or prearranged, formal	or informal; and (c) any conversation or MEETING between two	
24	or more PERSONS, whether c	r not such contact was by chance or prearranged, formal or	
25	informal, including without lir	nitation, conversations or MEETINGS occurring via telephone,	
26	teleconference, video conferen	ce, electronic mail (e-mail) or instant electronic messenger.	
27	2. "CONCERNING"	'means constituting, summarizing, memorializing, referring to,	
28	regarding and/or relating to.		
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1	3. "DOCUMENT" or "DOCUMENTS" means any tangible thing upon which any
2	expression, COMMUNICATION or representation has been recorded by any means, including
3	but not limited to, handwriting, typewriting, printing, photostatting, photographing, magnetic
4	impulse or mechanical or electronic recording and any non-identical copies (whether different
5	from the original because of notes made on such copies, because of indications that said copies
6	were sent to different individuals than were the originals or because of any other reason),
7	including but not limited to, working papers, preliminary, intermediate or final drafts,
8	correspondence, memoranda, charts, notes, records of any sort of MEETINGS, invoices, financial
9	statements, financial calculations, diaries, reports of telephone or other oral conversations, desk
10	calendars, appointment books, audio or video tape recordings, e-mail or electronic mail,
11	electronic folders, microfilm, microfiche, computer tape, computer disk, computer printout,
12	computer card and all other writings and recordings of every kind that are in YOUR actual or
13	constructive possession, custody or control.
14	4. "IDENTIFY" or "IDENTITY" means:
15	a. with respect to a PERSON, to state the PERSON's full name, current or
16	last known employer, that employer's address and telephone number, the PERSON's title and/or
17	position with that employer, and the PERSON's current or last known home address and
18	telephone number;
19	b. with respect to a DOCUMENT, to state the type of DOCUMENT (i.e.,
20	letter, memorandum, telephone note, computer floppy or hard disk, magnetic tape, etc.), the title
21	of the DOCUMENT (if any), the date it was created, the author, all intended recipients including
22	the addressee and any and all copyees, a brief description of the subject matter of the
23	DOCUMENT, the present and/or last known location of the DOCUMENT, and to IDENTIFY all
24	present or last known person in possession, custody or control of the DOCUMENT;
25	c. with respect to a COMMUNICATION to state the name and affiliation of
26	all PERSONS participating in, or present for, the COMMUNICATION, the date of the
27	COMMUNICATION, and whether it was conducted in person or by other means (such as
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telephone, correspondence, e-mail), and whether it was recorded (e.g., stenographically or by
 audio or videotape);

d. with respect to a MEETING to state the names and affiliations of all
PERSONS participating in, or present for, the MEETING, the date of the MEETING, and the
location of the MEETING and the purpose of the MEETING.

6 5. "MEETING" or "MEETINGS" means any coincidence of, or presence of, or
7 telephone, television, radio or other electronic communication between or among persons,
8 whether such was by chance or prearranged, informal or formal.

"PERSON" or "PERSONS" means, unless otherwise specified, any natural person, 9 6. firm, entity, corporation, partnership, proprietorship, association, joint venture, other form of 10 11 organization or arrangement and government and government agency of every nature and type. 12 "YOU" or "YOUR" means the Defendants in this action, and all of their past and 7. present offices, departments, organizations, administrations, boards, commissions, task forces, 13 14 management, and past and present employees and service members. These terms also include any representatives or agents acting on YOUR behalf, including without limitation, attorneys, 15 16 investigators or consultants.

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SPECIAL DEFINITIONS

Unless otherwise indicated, the following special definitions shall apply:

19 1. "CIA" means the Central Intelligence Agency of the United States, and all its past
 20 and present offices, departments, organizations, administrations, boards, commissions, task
 21 forces, management, and past and present employees and service members.

22 2. "DAIG" means the Department of the Army Inspector General, and all its past and
23 present offices, departments, organizations, administrations, boards, commissions, task forces,
24 management, and past and present employees.

3. "DEPARTMENT OF DEFENSE" or "DoD" means the United States Department of
Defense, and all its past and present offices, departments, organizations, administrations, boards,
commissions, task forces, management, and past and present employees and service members.

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1	4. "DEPARTMENT OF THE ARMY" or "DoA" means the United States Department	
2	of the Army, and all its past and present offices, departments, organizations, administrations,	
3	boards, commissions, task forces, management, and past and present employees and service	
4	members.	
5	5. "EDGEWOOD ARSENAL" means the southern sector of the military installation	
6	located northeast of Baltimore, Maryland, in the Northern Chesapeake Bay along a neck of land	
7	between the Gunpowder and Bush rivers.	
8	6. "GAO" means the United States Government Accountability Office and all its	
9	predecessors, offices, departments, organizations, administrations, boards, commissions, task	
10	forces, management, and past and present employees.	
11	7. "IOM" means the Institute of Medicine, a branch of the National Academies, and all	
12	its predecessors, offices, departments, organizations, administrations, boards, commissions, task	
13	forces, management, and past and present employees.	
14	8. "NRC" means the National Research Council, a branch of the National Academies,	
15	and all its predecessors, offices, departments, organizations, administrations, boards,	
16	commissions, task forces, management, and past and present employees.	
17	9. "NAS" means the National Academy of Sciences, a branch of the National	
18	Academies, and all its predecessors, offices, departments, organizations, administrations, boards,	
19	commissions, task forces, management, and past and present employees.	
20	10. "VA" or "DVA" means the United States Department of Veterans Affairs, and all	
21	its predecessors (including the Veterans Administration) and its past and present offices,	
22	departments, organizations, administrations, boards, consultants, commissions, task forces,	
23	management, and past and present employees.	
- 24	11. "TEST PROGRAMS" means each of the projects identified in the First Amended	
25	Complaint, including without limitation, the Human Test Series identified in Paragraph 140 of the	
26	First Amended Complaint, including Projects "BLUEBIRD," "ARTICHOKE," "MKDELTA,"	
27	"MKULTRA," "MKNAOMI," "MKSEARCH," "MKCHICKWIT," "MKOFTEN," and any	
28	other program of experimentation involving human testing of any substance, including but not	
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1	limited to, "M	ATERIAL TESTING PROGRAM EA 1729." TEST PROGRAMS shall include	
2	any and all su	b-projects related to any program of human testing conducted by YOU.	
3	a.	"BLUEBIRD" means, including without limitation, the official code name given	n
4		in or around 1950 to the secret test program conducted by one or more of YOU	
5		CONCERNING special interrogation methods, including the use of drugs,	
6		hypnosis and isolation upon human test subjects.	
7	b.	"ARTICHOKE" means, including without limitation, the official code name give	en
8		in or around 1951 to the secret test program conducted by one or more of YOU	
9		CONCERNING the study of special interrogation techniques and the use of	
10		chemicals, among other methods, to produce amnesia and other vulnerable states	3
11		in human test subjects.	
12	с.	"MKDELTA" means, including without limitation, the official code name given	in
13		or around 1952 to the secret test program conducted by one or more of YOU	
14		CONCERNING the use of biochemicals in clandestine military operations.	
15	d.	"MKULTRA" means, including without limitation, the official code name given	in
16		or around 1953 to the secret test program conducted by one or more of YOU	
17		CONCERNING the surreptitious use of many types of drugs, as well as other	
18		methods, to manipulate individual mental states and to alter brain function, and	
19		that continued at least through the late 1960s.	
20	e.	"MKNAOMI" means, including without limitation, the official code name given	
21		to the secret test program conducted by one or more of YOU CONCERNING the	2
22		stockpiling of severely incapacitating and lethal materials and the development of	f
23		gadgetry for the dissemination of these materials.	
24	f.	"MKSEARCH" means, including without limitation, the official code name given	n
25		in or around 1964 to the secret test program conducted by one or more of YOU	
26		CONCERNING the development of methods to manipulate human behavior	
27		through the use of drugs and other chemical substances.	
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1	g. "MKCHICKWIT" or "CHICKWIT" means, including without limitation, the
2	official code name given to the secret test program conducted by one or more of
3	YOU CONCERNING the identification of new drugs in Europe and Asia and
4	collection of information and samples CONCERNING same.
5	h. "MKOFTEN" means, including without limitation, the official code name given to
6	the secret test program conducted by one or more of YOU CONCERNING the
7	behavioral and toxicological effects of certain drugs on animals and humans.
8	i. "MATERIAL TESTING PROGRAM EA 1729" means, including without
9	limitation, the official code name given to the secret test program by one or more
10	of YOU CONCERNING the testing of lysergic acid diethylamide ("LSD") as an
11	intelligence-gathering technique.
12	12. "TEST SUBJECT" or "TEST SUBJECTS" means, unless otherwise specified, any
13	person who, while an active duty member of the U.S. military or a member of the reserves of any
14	branch of the U.S. Military, participated in any experiment that was part of, or related to, the
15	TEST PROGRAMS. For purposes of this definition, TEST SUBJECTS shall be deemed to have
16	participated in an experiment even if the TEST SUBJECT received only a placebo or if the TEST
17	SUBJECT declined to participate or withdrew "consent" after being initially selected for
18	participation. "TEST SUBJECTS" shall not, unless otherwise specified, include civilians who
19	participated in the TEST PROGRAMS.
20	CONSTRUCTION
21	The following rules of construction shall also apply:
22	1. "All" or "each" shall be construed as "all and each."
23	2. "Any" should be understood to include and encompass "all;" "all" should be
24	understood to include and encompass "any."
25	3. "And" or "or" shall be construed either disjunctively or conjunctively as necessary to
26	bring within the scope of the discovery request all responses that might otherwise be construed to
27	be outside of its scope.
28	4. The use of the singular form of any word shall include the plural and vice versa.
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1	INSTRUCTIONS
2	The following instructions shall apply:
3	1. In the event YOU produce original documents for inspection and copying, such
4	production shall be as the documents are kept in the usual course of business.
5	2. In lieu of production for inspection and copying, YOU may produce the requested
6	documents by mail or delivery of true copies thereof to Morrison & Forester LLP at the aforesaid
7	address, and make the originals available for inspection at a mutually agreed-upon location,
8	during normal business hours and upon reasonable notice. The documents copied shall be copied
9	as they are kept in the normal course of business, and any titles, labels or other descriptions on
10	any box, folder, binder, file cabinet or other container shall be copied as well.
11	3. Each document is to be produced, along with all non-identical copies, drafts,
12	alterations and translations thereof, in its entirety, without abbreviations or redactions.
13	4. If any part of a document is responsive to any of the following requests, the entire
14	document shall be produced.
15	5. If YOU withhold any of the requested documents from production under a claim of
16	privilege or other protection, it must serve within thirty (30) days of the service of this request a
17	list of such withheld documents ("privilege log") indicating, for each document withheld, the
18	following information if known or available to YOU: (i) the date composed or date appearing on
19	the document; (ii) the author; (iii) the number of pages; (iv) the number of copies made; (v) the
20	identity of all persons or entities who saw the original document or saw or received a copy of
21	such document, and the job titles of each such person; (vi) the subject matter; and (vii) the basis
22	for claim of privilege or other immunity asserted. The privilege log should be sufficiently
23	detailed to permit Plaintiffs to determine whether to make a motion with respect thereto.
24	6. If YOU are aware of the existence of any requested items that they are unable to
25	produce, specify in writing and serve upon the undersigned a list indicating the identity of such
26	documents within thirty (30) days of the service of this request. Such identification should, for
27	each such document, set forth whether the document: (i) has been destroyed; (ii) has been lost,
28	misplaced or stolen; or (iii) has never been, or is no longer, in the possession, custody or control
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of the responding party, in which case the name and address of any person or entity known or
believed by YOU to have possession, custody or control of that document or category of
documents should be identified. In each such instance, each of YOU is to identify the document
by author, addressee, date, subject matter, number of pages, attachments or appendices, all
persons to whom it was distributed, shown or explained, date and manner of destruction or other
disposition, the reason for destruction or other disposition, and persons destroying or disposing of
the document.

8 7. If YOU contend that any of the following requests is objectionable in whole or in
9 part, YOU shall state with particularity each objection, the basis for it and the categories of
10 information and documents to which the objection applies, and YOU shall respond to the request
11 insofar as it is not deemed objectionable.

8. If YOU find the meaning of any term in these requests unclear, YOU shall assume a
reasonable meaning, state what the assumed meaning is, and respond to the request according to
the assumed meaning.

9. The following requests shall be deemed to be continuing. In accordance with Rule
 26(e) of the Federal Rules of Civil Procedure, Plaintiffs request that if, after answering the
 requests, YOU acquire additional knowledge or information regarding documents or things
 responsive to the requests, YOU shall produce such documents or provide Plaintiffs with such
 additional knowledge or information.

20 10. Unless otherwise specified, each request calls for all documents created, received,
21 or dated between January 1, 1940 and the date of YOUR response to the request.

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REQUESTS FOR PRODUCTION

23 <u>PREAMBLE TO ALL REQUESTS</u>: All DOCUMENTS CONCERNING any one or
 24 more of the following:

25 **<u>REQUEST FOR PRODUCTION NO. 78</u>**:

A copy of the research report entitled "Black Hats and White Hats, the Effect of
Organizational Culture and Institutional Identity on the Twenty-third Air Force," by Lt. Col.

28 Ioannis Koskinas, USAF.

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REQUEST FOR PRODUCTION NO. 79:

The administration of LSD in eye drops in connection with the TEST PROGRAMS, and
the health effects of the same.

4 **<u>REQUEST FOR PRODUCTION NO. 80</u>**:

The composition and IDENTITY of any chemicals or other substances developed or
tested at Edgewood or Fort Detrick and spread or used in war zones, including, without
limitation, known or suspected infiltration or supply routes such as the Ho Chi Minh Trail in
Vietnam.

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REQUEST FOR PRODUCTION NO. 81:

The activities, orders, reports from, and other DOCUMENTS CONCERNING military
 personnel referred to as "dusters," including, without limitation, the spreading and use of

12 chemicals or other substances developed or tested at Edgewood or Fort Detrick in war zones.

13 **<u>REQUEST FOR PRODUCTION NO. 82</u>**:

Adverse health effects reported by "dusters" used to deploy, release or spread chemicals in war zones, including, without limitation, known or suspected infiltration or supply routes such

16 as the Ho Chi Minh Trail in Vietnam.

17 **<u>REQUEST FOR PRODUCTION NO. 83</u>**:

- 18 The selection, training, activities and reports of "Project 300," and its relationship to any
- 19 experiments, tests, or other activities CONCERNING the TEST PROGRAMS, and all

20 MEETINGS and COMMUNICATIONS CONCERNING the same.

21 **<u>REQUEST FOR PRODUCTION NO. 84</u>**:

- 22 Minutes, memoranda, notes, reports, and other activities of the USA Chemical-Biological
- 23 Briefing Team at the Edgewood Arsenal, and all MEETINGS and COMMUNICATIONS
- 24 CONCERNING the same.
- 25 **<u>REQUEST FOR PRODUCTION NO. 85</u>**:
- All Directory and Station Lists for the U.S. Army which list or contain the name of the
- 27 Edgewood Arsenal and/or any other Army base or facility where chemical or biological weapons
- 28 tests were conducted.

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1	REQUEST FOR PRODUCTION NO. 86 :
2	Research at Tulane University that YOU directed, supported, monitored, or received the
3	results of, and all MEETINGS and COMMUNICATIONS CONCERNING the same.
4	REQUEST FOR PRODUCTION NO. 87:
5	Army Contract DA-18-108-CML-5596, including without limitation, all drafts,
6	negotiations, reports, payments, and research progress and results.
7	REQUEST FOR PRODUCTION NO. 88:
8	MEETINGS and COMMUNICATIONS between YOU and researchers, including,
9	without limitation, Dr. Edward Heath and Dr. Russell Monroe at Tulane University,
10	CONCERNING Army Contract DA-18-108-CML-5596 and any other contracts between YOU
11	and the researchers at Tulane University.
12	REQUEST FOR PRODUCTION NO. 89:
13	Contracts involving research on hallucinogenic drugs between you and Tulane University,
14	including, without limitation, studies or research involving the administration of LSD, mescaline,
15	and other drugs to mental patients or other persons and/or involved the implantation of electrodes
16	into the brains of human subjects, and all MEETINGS and COMMUNICATIONS
17	CONCERNING the same.
18	REQUEST FOR PRODUCTION NO. 90 :
19	MKULTRA Subprojects 106, 95, and 94, and any other projects or sub-projects
20	CONCERNING research, use or installation of septal electrodes in human subjects, and all
21	MEETINGS and COMMUNICATIONS CONCERNING the same.
22	REQUEST FOR PRODUCTION NO. 91 :
23	Reports, research results, contracts, progress reports, bills, payments and other
24	COMMUNICATIONS and/or MEETINGS between YOU and Dr. Jose Delgado CONCERNING
25	septal implants, psychological responses to intracerebral stimulation, and/or the use of remote
26	directional control of human subjects.
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REQUEST FOR PRODUCTION NO. 92:

Research that YOU sponsored, financed, directed, controlled, monitored or received the
results of involving the chemical stimulation to areas of the brain, electrical self-stimulation to the
human brain, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 93:

Chronic toxicity studies discussed in the 1963 U.S. Army Report AD 716997 (NTIS:

7 August 1946), CONCERNING EA-1476 or its analogs and and/or dimethylheptyl (DHMP) or its

8 analogs, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

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<u>REQUEST FOR PRODUCTION NO. 94</u>:

COMMUNICATIONS and MEETINGS between you and Dr. Russell Monroe, Tulane
 University School of Medicine, and University of Maryland School of Medicine, CONCERNING
 EA-1476 or its analogs and/or dimethylheptyl (DHMP) or its analogs, and all MEETINGS and

13 COMMUNICATIONS CONCERNING the same.

14 **<u>REQUEST FOR PRODUCTION NO. 95</u>**:

Research, studies, reports, findings, experiments and/or discussions of the relationship
between or among EA-1476 and its analogs, EA-2233 and its analogs, and DHMP and/or its
analogs, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

18 **<u>REQUEST FOR PRODUCTION NO. 96</u>**:

19 Those DOCUMENTS IDENTIFIED in the DOD Radiation Records Command Center,

20 MEMORANDUM FOR THE RECORD, SUBJECT: Records Review, Edgewood Arsenal,

21 Maryland, dated April 26, 1995, including, without limitation, the records and files IDENTIFIED

- 22 under Tab C (listing documents in the Office of the Command Historian, Corporate Information
- 23 Officer, Chemical and Biological Defense Command ("CBDCOM"), Tab D (Higher Command
- 24 Room), Tab E (Edgewood Room), and Tab F (Classified Records Room), excluding those
- 25 DOCUMENTS that relate exclusively to radiological tests.
- 26 **<u>REQUEST FOR PRODUCTION NO. 97</u>**:
- 27 Those DOCUMENTS IDENTIFIED in the DOD Radiation Records Command Center,
- 28 MEMORANDUM FOR THE RECORD, SUBJECT: Records Review, Edgewood Arsenal, PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034

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1	Maryland, dated April 26, 1995, including, without limitation, the records and files IDENTIFIED
2	under Tab H (MCIRD files) and Tab I (Edgewood Arsenal Holding Area).
3	REQUEST FOR PRODUCTION NO. 98 :
4	Reports, minutes, memos, budgets, notes, minutes, transcripts and other DOCUMENTS
5	CONCERNING all activities of the Chemical Corps Advisory Council and all MEETINGS and
6	COMMUNICATIONS CONCERNING the same.
7	REQUEST FOR PRODUCTION NO. 99:
8	Reports, historical reports, budgets, minutes, memos, notes, minutes, transcripts and other
9	DOCUMENTS CONCERNING all activities of the Chemical Corps R&D Command and all
10	MEETINGS and COMMUNICATIONS CONCERNING the same.
11	REQUEST FOR PRODUCTION NO. 100 :
12	Reports, historical reports, minutes, memos, notes, minutes, transcripts and other
13	DOCUMENTS CONCERNING all activities of the Chemical Warfare Laboratory and all
14	MEETINGS and COMMUNICATIONS CONCERNING the same.
15	REQUEST FOR PRODUCTION NO. 101 :
16	Reports, historical reports, minutes, memos, notes, minutes, transcripts and other
17	DOCUMENTS CONCERNING all activities of the Chemical Research and Development
18	Laboratory and all MEETINGS and COMMUNICATIONS CONCERNING the same.
19	REQUEST FOR PRODUCTION NO. 102 :
20	Reports, historical reports, minutes, memos, notes, minutes, transcripts and other
21	DOCUMENTS CONCERNING all activities of the Chemical Corps Technical Committee
22	Meeting and all MEETINGS and COMMUNICATIONS CONCERNING the same.
23	REQUEST FOR PRODUCTION NO. 103 :
24	Applications and supporting documentation submitted to the Human Use Review
25	Committee and/or the U.S. Surgeon General, and actions taken by or recommendations made by
26	the Human Use Review Committee and/or Surgeon General between 1953 and present, and all
27	MEETINGS and COMMUNICATIONS CONCERNING the same.
28	
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REQUEST FOR PRODUCTION NO. 104:

2 Minutes, notes, proceedings, correspondence, actions, transcripts or other DOCUMENTS CONCERNING the activities of the Human Use Review Office, and/or the Army Investigational 3 Drug Review Board, from their inceptions to present, including without limitation, its approval or 4 5 rejection of experiments using human subjects.

- **REQUEST FOR PRODUCTION NO. 105:**
 - The negotiation, content, application, interpretation or other DOCUMENTS
- 8 CONCERNING the Department of Health Education and Welfare Memorandum of
- 9 Understanding with The Department of Defense in 1964 and/or Army Regulation 40-7, and all
- 10 MEETINGS and COMMUNICATIONS CONCERNING the same.
- 11 **REQUEST FOR PRODUCTION NO. 106:**
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The DA 137 forms for all armed services participants in the TEST PROGRAMS.

13 **REQUEST FOR PRODUCTION NO. 107:**

14 The negotiation, performance, terms, output, reports, samples, chemical substances, and

- characterization of chemical substances developed by third party contractors for the U.S. Army in 15
- 16 connection with the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS
- 17 CONCERNING the same.
- 18 **REQUEST FOR PRODUCTION NO. 108:**
- 19 The negotiation, performance, terms, output, reports, samples, chemical substances,
- 20 characterization of chemical substances developed by Arthur D. Little, Inc., including the so-
- 21 called "Red Oil" or EA-1476, for the U.S. Army in connection with the TEST PROGRAMS, and
- 22 all MEETINGS and COMMUNICATIONS CONCERNING the same.
- 23 **REQUEST FOR PRODUCTION NO. 109:**
- 24 The negotiation, performance, terms, output, reports, samples, chemical substances, 25 characterization of chemical substances between YOU and Dr. Edward F. Domino and his
- 26 associates at the University of Michigan Medical School CONCENRING the so-called "Red Oil"
- 27 or EA-1476, for the U.S. Army in connection with the TEST PROGRAMS, and all MEETINGS
- 28 and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 110:

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	Augular Townobec How No. 110.	
2	The negotiation, performance, terms, output, reports, samples, chemical substances,	
3	characterization of chemical substances developed by the Shell Development Corporation,	
4	including the all marijuana derivatives, for the U.S. Army in connection with the TEST	
5	PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.	
6	REQUEST FOR PRODUCTION NO. 111:	
7	The agendas, minutes, reports, presentations to, and other DOCUMENTS CONCERNING	
8	the activities of the Medical Review Committee for scientific evaluation of protocols using	
9	human subjects and a Human Use Committee for the moral and ethical review of such protocols	
10	for use of volunteers at the Edgewood Arsenal.	
11	REQUEST FOR PRODUCTION NO. 112 :	
12	Reports or submissions to the Surgeon General for the approval of any experiment	
13	involving the use of human volunteers or subjects, the approval of any such experiments by the	
14	Surgeon General and all MEETINGS and COMMUNICATIONS CONCERNING the same.	
15	REQUEST FOR PRODUCTION NO. 113 :	
16	All reported, alleged, or actual violations of protocols involving the use of human subjects	
17	in chemical or biological weapons tests at the Edgewood Arsenal or any other Army facility.	
18	REQUEST FOR PRODUCTION NO. 114 :	
19	Medical Laboratories Special Reports ("MSLR") CONCERNING classified and	
20	unclassified research, including without limitation, Special Report No. 50 dated September 1954,	
21	and MSLR No. 25 and 34.	
22	REQUEST FOR PRODUCTION NO. 115:	
23	Program Planning Management Reports for the Chemical Corps Medical Laboratories,	
24	Army Chemical Center, Maryland and all MEETINGS and COMMUNICATIONS	
25	CONCERNING the same.	
26		
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	PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034	
Fxhibit	F to Herb Declaration	

Exhibit F to Herb Declaration

REQUEST FOR PRODUCTION NO. 116:

Reports of the U.S. Army Research and Development Program in Chemical, Biological
and Radiological Warfare received by Defendants or prepared by the U.S. Army Chemical Corps
Research & Development Command, Washington DC from 1943 to present.

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REQUEST FOR PRODUCTION NO. 117:

Project ZR/ALERT and/or studies on the use of Psychological Programming for
intelligence purposes, including counterintelligence and other operations situations, and all
reports, MEETINGS and COMMUNICATIONS CONCERNING the same.

9 **<u>REQUEST FOR PRODUCTION NO. 118</u>**:

10 Activities, directions, procedures, regulations, requirements, standards, and violations of

11 any of the same, and other DOCUMENTS CONCERNING the use of human beings in

12 experiments received by, prepared by, and/or reviewed by the Medical Policy Council of the

13 Armed Forces, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

14 **<u>REQUEST FOR PRODUCTION NO. 119</u>**:

15 "Summaries of Major Events and Problems" prepared by the U.S. Army Chemical Corps
16 (and its successors) or received by YOU for the fiscal years 1943 to present.

17

REQUEST FOR PRODUCTION NO. 120:

The "large Edgewood Arsenal Binders compiled by the U.S. Army Surgeon General's
Office," that contain alphabetical listing of approximately 7,000 army medical volunteers,
including "case numbers, drug/agent administered, date, dose, and route of agent administration,
height and weight and additive (in case of multiple agents/drugs) and or treatment used," as
referred to in the DOCUMENT bearing Bates stamp VVA-VA023589 and all MEETINGS and
COMMUNICATIONS CONCERNING the same.

24 **REQUEST FOR PRODUCTION NO. 121**:

The "VOLS TEAS Data," a 1981 printout which is described as "a data collection
concerning persons possibly exposed to toxic substances at Edgewood who were seen at the
Toxic Exposure Aid station. . . .," as described in the DOCUMENT bearing Bates stamp VVAVA023589, and all MEETINGS and COMMUNICATIONS CONCERNING the same.
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sf-2770034

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1	REQUEST FOR PRODUCTION NO. 122:
2	DOCUMENTS regarding "Project Whitecoat" and biological tests on human beings
3	performed at Fort Detrick or other sites that were under YOUR direction, supervision, financing
4	or control, and all MEETINGS and COMMUNICATIONS CONCERNING the same.
5	REQUEST FOR PRODUCTION NO. 123:
6	The follow-up study of the participants in "Project Whitecoat" to assess the "long-term
7	effects, if any, of their participation in medical research" at Fort Detrick, as described in the
8	DOCUMENT bearing Bates stamp VVA-VA023591, including, without limitation, findings,
9	project design, data, summaries of data, and all MEETINGS and COMMUNICATIONS
10	CONCERNING the same.
11	REQUEST FOR PRODUCTION NO. 124 :
12	DOCUMENTS regarding technical manuals, user guides, software, and hardware
13	platform CONCERNING Department of Defense follow-up databases.
14	REQUEST FOR PRODUCTION NO. 125 :
15	The 1960 Gottlieb Report referred to in Paragraph 27 page 19 of Exhibit B to the Second
16	Amended Complaint, and all MEETINGS and COMMUNICATIONS CONCERNING the same.
17	REQUEST FOR PRODUCTION NO. 126:
18	The activities, functions, and purpose of the Graphic Arts Reproduction Branch
19	("GARB") of the Technical Services Division ("TSD"), as referred to in paragraph 4 of the
20	Report of Inspection of MKULTRA/TSD, in the version of the CIA Inspector General Report
21	produced by Defendants to Plaintiffs on Friday, April 30, 2010.
22	REQUEST FOR PRODUCTION NO. 127:
23	All agendas, reports, or analyses received, prepared or distributed by the GARB that relate
24	to chemical and biological weapons research or testing.
25	REQUEST FOR PRODUCTION NO. 128:
26	The contract or contracts between Edgewood and [redacted name(s)] CONCERNING the
27	collection of information on, and samples of new psychopharmaceuticals developed in Europe
28	and Japan, as described on Page 2 of the May 23, 1973 Memorandum for the Director of R&D
	PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034

1 produced by Defendants as VVA023819-20, and the use of such substances on experiments 2 involving military personnel, and all MEETINGS and COMMUNICATIONS CONCERNING 3 the same.

4 **REQUEST FOR PRODUCTION NO. 129:**

5 The development, purpose, testing, design, and use of the "Boomer" as identified in the May 6, 1974 Memorandum for the Inspector General re Project OFTEN (see VVA023823-25), 6 7 and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 130:

9 The IDENTITY of the author of the May 6, 1974 Memorandum for the Inspector General 10 re Project OFTEN, produced as VVA023823-25, the database of clinical records identified in 11 Paragraph 3 of the Memorandum, the IDENTITY of the private industry members and university 12 professors referred to in Paragraphs 4 and 5 of the Memorandum, the IDENTITY of the Division 13 Chief referred to in Paragraph 7 of the Memorandum, copies of the Activity Reports referred to in Paragraph 8 of the Memorandum, and all MEETINGS and COMMUNICATIONS 14 15 CONCERNING the same. 16 **REQUEST FOR PRODUCTION NO. 131:**

8

17 The records referred to in the Records Retirement Request dated May 14, 1974 re "Project

18 Files 1965 to 1973," as shown in the DOCUMENT bearing Bates stamp VVA023826-33, the

19 IDENTITY of the records center where they were sent for storage, and the "Attachment A" as

20 shown in the DOCUMENT bearing Bates stamp VVA023834.

21 **REQUEST FOR PRODUCTION NO. 132:**

- 22 Members of, assignments to, MEETINGS of, reports by, agendas, and
- 23 COMMUNICATIONS CONCERNING the activities of the "special review panel" of members
- 24 of the ORD and TSD organized to assist the drug research program as described on the last
- 25 paragraph of the DOCUMENT bearing Bates stamp VVA023837.
- 26 **REQUEST FOR PRODUCTION NO. 133:**
- 27 All COMMUNICATIONS and MEETINGS between YOU and the "principal contractor"
- under Project OFTEN, as described in the first paragraph of the DOCUMENT bearing Bates 28 PLS.' SECOND REOUEST FOR PRODUCTION Case No. CV 09-0037-CW

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stamp VVA023838, and all reports, recommendations, summaries, budgets, assignments, 1 2 research, test results, and analysis CONCERNING the activities performed by the principal 3 contractor.

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REQUEST FOR PRODUCTION NO. 134:

5 All COMMUNICATIONS and MEETINGS between YOU and the "subcontractor" under Project OFTEN, as described in the first paragraph of the DOCUMENT bearing Bates stamp 6 7 VVA023838, and all reports, recommendations, summaries, budgets, assignments, research, test 8 results, and analysis CONCERNING the activities performed by the subcontractor.

9

REQUEST FOR PRODUCTION NO. 135:

10 All COMMUNICATIONS and MEETINGS between YOU and the PERSON(S) who 11 synthesized new drugs or derivatives under Project OFTEN, as described in the second paragraph 12 of the DOCUMENT bearing Bates stamp VVA023838, and all reports, recommendations,

13 summaries, budgets, assignments, research, test results, and analysis CONCERNING the

14 activities performed by the PERSON(S) performing the synthesis work.

15 **REQUEST FOR PRODUCTION NO. 136:**

16 All COMMUNICATIONS and MEETINGS between YOU and the George Washington

17 University and/or between its professors and staff CONCERNING Project OFTEN, as described

18 in the third paragraph of the DOCUMENT bearing Bates stamp VVA023838, and all reports,

19 recommendations, summaries, budgets, assignments, research, test results, and analysis

20 CONCERNING the activities performed by George Washington University and/or its professors 21 and staff.

22 **REQUEST FOR PRODUCTION NO. 137:**

23 All COMMUNICATIONS and MEETINGS between YOU and the Ivy Research 24 Laboratories and/or Dr. Herbert W. Copelan CONCERNING Project OFTEN, whose names are listed in the first continuation paragraph on the DOCUMENT bearing Bates stamp VVA023839, 25 26 and all reports, recommendations, summaries, budgets, assignments, research, test results, and 27 analysis CONCERNING the activities performed by the Ivy Research Laboratories and/or Dr. 28 Copelan. PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

<u>REQUEST FOR PRODUCTION NO.</u>
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The reason or reasons why "Agency" support to the clinical testing of EA#3167 and
collection of information and samples regarding foreign drug development were terminated in
January 1973, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 139:

6 The information, samples, data, risks, reports received or sent, qualities of, classification
7 and other information CONCERNING the drugs and substances the CIA obtained from drug and
8 pharmaceutical companies, other government agencies, including the VA, NIH, FDA, and EARL,
9 research laboratories, and other researchers, as described in the DOCUMENT bearing Bates
10 stamp VVA02387.

11 **REQUEST FOR PRODUCTION NO. 140:**

The briefings delivered to upper management, including the DCI, the Executive
Director/Comptroller, DDP and the DD/S&T on the drug research program, as described in the
DOCUMENT bearing Bates stamp VVA023837, and all MEETINGS and COMMUNICATIONS
CONCERNING the same.

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REQUEST FOR PRODUCTION NO. 141:

All DOCUMENTS CONCERNING the following contracts: #4504, #4405, #5843,

18 #9384, #71-530, #70-606, #73-605, ORD 7001-69, including, without limitation, interim and

19 final reports, proposals, extensions, follow-on contracts, magnetic tapes, computer tabulations of

20 test data, and all other contract files, correspondence, and reports listed or referred to in

21 "Attachment B," bearing Bates stamp VVA023827-23831.

22 **<u>REQUEST FOR PRODUCTION NO. 142</u>**:

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All DOCUMENTS CONCERNING the following contracts: ONR 73-530, including, without limitation, interim and final reports, proposals, extensions, follow-on contracts, magnetic tapes, computer tabulations of test data, and all other contract files, correspondence, and reports listed or referred to in Tables 1 through 4 in the DOCUMENTS bearing Bates stamp

27 VVA023840-23843.

28

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1	REQUEST FOR PRODUCTION NO. 143:
2	The minutes, activities, reports to, decisions by, applications to, members of, and other
3	DOCUMENTS CONCERNING the ARTICHOKE Committee, as described in the DOCUMENT
4	bearing Bates stamp VVA023857.
5	REQUEST FOR PRODUCTION NO. 144:
6	The IDENTITY of the "institutions" referred to in the DOCUMENT bearing Bates stamp
7	VVA023857, and their activities or role in BLUEBIRD/ARTICHOKE.
8	REQUEST FOR PRODUCTION NO. 145:
9	The activities, decisions, files, approvals, comments and other DOCUMENTS
10	CONCERNING the panel established to review the OFTEN program, as described on Page 5,
11	Paragraph 12 of the DOCUMENT bearing Bates stamp VVA023861, and all MEETINGS and
12	COMMUNICATIONS CONCERNING the same.
13	REQUEST FOR PRODUCTION NO. 146 :
14	The termination of the CIA OFTEN program in January 1973 and the basis for and/or
15	truth or falsity of the statement in Page 5, Paragraph 13 of the DOCUMENT bearing Bates stamp
16	VVA023861 that "Edgewood did not progress to testing materials on human volunteer subjects
17	under the work sponsored by the CIA.
18	REQUEST FOR PRODUCTION NO. 147 :
19	The DOCUMENTS saved upon CIA's termination of the OFTEN program, as described
20	in Page 5, Paragraph 14 of the DOCUMENT bearing Bates stamp VVA023861, including data
21	withdrawn from CIA computers, tapes, and other records.
22	REQUEST FOR PRODUCTION NO. 148 :
23	The human experiment involving military volunteers and EA#3167, described in the
24	DOCUMENT bearing Bates stamp VVA023907 as occurring in June 1973, and all MEETINGS
25	and COMMUNICATIONS CONCERNING the same.
26	REQUEST FOR PRODUCTION NO. 149 :
27	The DOCUMENTS listed in Appendix A (Army DOCUMENTS) of the DOCUMENT
28	bearing Bates stamp range VVA023903-23919, and the DOCUMENTS listed in Appendix C
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1	(CIA) of the DOCUMENT bearing Bates stamp range VVA023903-23919, and all MEETINGS
2	and COMMUNICATIONS CONCERNING the same.
3	REQUEST FOR PRODUCTION NO. 150:
4	The DOCUMENT referred to at the top of the DOCUMENT bearing Bates stamp
5	VVA023839 as unclassified Research Report Number VII, ID50 of Agent 926 by Dr. Herbert W.
6	Copelan, Ivy Research Laboratories, Inc. submitted in May 1970, to the Medical Research
7	Laboratories, Directorate of Laboratories, Edgewood Arsenal.
8	REQUEST FOR PRODUCTION NO. 151 :
9	The MKPILOT Project and all MEETINGS and COMMUNICATIONS between or
10	among YOU and the Lexington Narcotics Hospital.
11	REQUEST FOR PRODUCTION NO. 152 :
12	Copies of every signed consent form and any other documents that YOU rely upon to
13	support YOUR affirmative defense of consent in YOUR Answer to the Second Amended
14	Complaint.
15	
16	Dated: May 10, 2010 GORDON P. ERSPAMER
17	TIMOTHY W. BLAKELY ADRIANO HRVATIN STACEN M. SPRENKEL
18	STACEY M. SPRENKEL MORRISON & FOERSTER LLP
19	
20	Bu An UDC o chal
21	By: Souday (wepmer / DN Gordon P. Erspamer
22	Attorneys for Plaintiffs
23	Vietnam Veterans of America; Swords to Plowshares: Veterans Rights Organization;
24	Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C. Format
25	Wray C. Forrest
26	
27	
28	PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034

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1	PROOF OF SERVICE
2	I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address
3	is 425 Market Street, San Francisco, California 94105-2482. I am not a party to the within cause,
4	and I am over the age of eighteen years.
5	I further declare that on May 10, 2010, I served a copy of:
6	PLAINTIFFS' SECOND SET OF REQUESTS FOR PRODUCTION OF
7	DOCUMENTS TO ALL DEFENDANTS
8	By Overnight Delivery [Code Civ. Proc sec. 1013(d)] by placing a true copy thereof
9	enclosed in a sealed envelope with delivery fees provided for, addressed as follows, for collection
10	by UPS, at 425 Market Street, San Francisco, California 94105-2482 in accordance with
11	Morrison & Foerster LLP's ordinary business practices.
12	I am readily familiar with Morrison & Foerster LLP's practice for collection and processing
13	of correspondence for overnight delivery and know that in the ordinary course of Morrison &
14	Foerster LLP's business practice the document(s) described above will be deposited in a box or
15	other facility regularly maintained by UPS or delivered to an authorized courier or driver
16	authorized by UPS to receive documents on the same date that it (they) is are placed at
17	Morrison & Foerster LLP for collection.
18	Caroline Lewis Wolverton Civil Division, Federal Programs Branch
19	U.S. Department of Justice P.O. Box 883
20	Washington, D.C. 20044
21	I declare under penalty of perjury under the laws of the State of California that the
22	foregoing is true and correct.
23	Executed at San Francisco, California, this 10th day of May, 2010.
24	
25	
26	Marcus
27	N.E. Marcus
28	sf-2841787 1

Exhibit F to Herb Declaration