Exhibit A

	Case4:09-cv-00037-CW Document148-1	Filed09/16/10 Page2 of 54
		·
4	CORDON D. EDCDAMED (CA. CDN 92274)	
1	GORDON P. ERSPAMER (CA SBN 83364) GErspamer@mofo.com	
2	TIMOTHY W. BLAKELY (CA SBN 242178) TBlakely@mofo.com	
3	ADRIANO HRVATIN (CA SBN 220909)	
4	AHrvatin@mofo.com KIMBERLY L. TAYLOR (CA SBN 240483)	
. 5	KTaylor@mofo.com STACEY M. SPRENKEL (CA SBN 241689)	
	SSprenkel@mofo.com MORRISON & FOERSTER LLP	
6	425 Market Street	
7	San Francisco, California 94105-2482 Telephone: 415.268.7000	
8	Facsimile: 415.268.7522	
9	Attorneys for Plaintiffs	
10	Vietnam Veterans of America; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Mut	h:
11	David C. Dufrane; and Wray C. Forrest	
	UNITED STATES I	DISTRICT COLIDT
12		
13	NORTHERN DISTRIC	CT OF CALIFORNIA
14	SAN FRANCIS	CO DIVISION
15		
16	VIETNAM VETERANS OF AMERICA, a Non- Profit Corporation; BRUCE PRICE; FRANKLIN	Case No. CV 09-0037-CW
	D. ROCHELLE; LARRY MEIROW; ERIC P.	PLAINTIFFS' FIRST SET OF
17	MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals,	REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS
18	Plaintiffs,	Complaint Filed January 7, 2009
19	V.	
20		
21	CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF,	
22	Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF	·
	DEFENSE; DR. ROBERT M. GATES, Secretary	
23	of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States	
24	Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B. MUKASEY,	
25	Attorney General of the United States,	
26	Defendants.	
27		
28	·	
	PLS.' FIRST REQUEST FOR PRODUCTION	·
	Case No. CV 09-0037-CW sf-2627005	1
	"	

1 PROPOUNDING PARTIES: Plaintiffs Vietnam Veterans of America; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and 2 Wrav C. Forrest 3 RESPONDING PARTIES: Defendants Central Intelligence Agency; General Michael V. Havden, USAF, Director of the Central Intelligence Agency; United States Department of Defense: Dr. Robert M. Gates. 4 Secretary of Defense: United States Department of the Army: 5 Pete Geren, United States Secretary of the Army: United States of America; and Michael B. Mukasey, Attorney General of the United 6 States 7 SET NUMBER: One Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiffs Vietnam Veterans 8 of America, Bruce Price, Franklin D. Rochelle, Larry Meirow, Eric P. Muth, David C. Dufrane 9 and Wray C. Forrest (collectively, "Plaintiffs") request that each of the named defendants 10 (collectively, "Defendants") separately produce for inspection and copying the documents and 11 things set forth below that are in their possession, custody or control, or in the possession, 12 13 custody or control of their attorneys and/or accountants, their investigators and any persons acting on their behalf, at the offices of Morrison & Foerster LLP, 425 Market Street, San Francisco, 14 California 94105, or another place as may be mutually agreed upon, within thirty (30) days of the 15 service of this request. 16 **DEFINITIONS** 17 Unless otherwise indicated, the following definitions shall apply: 18 "COMMUNICATION" or "COMMUNICATIONS" means, unless otherwise 19 20 specified, any of the following: (a) any written letter, memorandum, DOCUMENT or any other writing; (b) any telephone call between two or more PERSONS, whether or not such call was by 21 chance or prearranged, formal or informal; and (c) any conversation or MEETING between two 22 or more PERSONS, whether or not such contact was by chance or prearranged, formal or 23 informal, including without limitation, conversations or MEETINGS occurring via telephone, 24 teleconference, video conference, electronic mail (e-mail) or instant electronic messenger. 25 "DOCUMENT" or "DOCUMENTS" means any tangible thing upon which any 26 expression, COMMUNICATION or representation has been recorded by any means, including 27

but not limited to, handwriting, typewriting, printing, photostatting, photographing, magnetic

PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2627005

impulse or mechanical or electronic recording and any non-identical copies (whether different from the original because of notes made on such copies, because of indications that said copies were sent to different individuals than were the originals or because of any other reason). including but not limited to, working papers, preliminary, intermediate or final drafts. correspondence, memoranda, charts, notes, records of any sort of MEETINGS, invoices, financial statements, financial calculations, diaries, reports of telephone or other oral conversations, desk calendars, appointment books, audio or video tape recordings, e-mail or electronic mail, electronic folders, microfilm, microfiche, computer tape, computer disk, computer printout, computer card and all other writings and recordings of every kind that are in YOUR actual or constructive possession, custody or control. 3. "IDENTIFY" or "IDENTITY" means: with respect to a PERSON, to state the PERSON's full name, current or last known employer, that employer's address and telephone number, the PERSON's title and/or position with that employer, and the PERSON's current or last known home address and telephone number;

- with respect to a DOCUMENT, to state the type of DOCUMENT (i.e., letter, memorandum, telephone note, computer floppy or hard disk, magnetic tape, etc.), the title of the DOCUMENT (if any), the date it was created, the author, all intended recipients including the addressee and any and all copyees, a brief description of the subject matter of the DOCUMENT, the present and/or last known location of the DOCUMENT, and to IDENTIFY all present or last known person in possession, custody or control of the DOCUMENT;
- with respect to a COMMUNICATION to state the name and affiliation of c. all PERSONS participating in, or present for, the COMMUNICATION, the date of the COMMUNICATION, and whether it was conducted in person or by other means (such as telephone, correspondence, e-mail), and whether it was recorded (e.g., stenographically or by audio or videotape);

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20.

21

22

23

24

25

26

- 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.
- 4. "MEETING" or "MEETINGS" means any coincidence of, or presence of, or telephone, television, radio or other electronic communication between or among persons, whether such was by chance or prearranged, informal or formal.
- 5. "PERSON" or "PERSONS" means, unless otherwise specified, any natural person, firm, entity, corporation, partnership, proprietorship, association, joint venture, other form of organization or arrangement and government and government agency of every nature and type.
- 6. "YOU" or "YOUR" means the Defendants in this action, and all of their offices, departments, organizations, administrations, boards, commissions, task forces, 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, investigators or consultants.
- 7. "CONCERNING" means constituting, summarizing, memorializing, referring to, regarding and/or relating to.

SPECIAL DEFINITIONS

Unless otherwise indicated, the following special definitions shall apply:

- 1. "CIA" means the Central Intelligence Agency of the United States, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 2. "DEPARTMENT OF DEFENSE" or "DoD" means the United States Department of Defense, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 3. "DEPARTMENT OF THE ARMY" or "DoA" means the United States Department of the Army, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.

23-

- 4. "GAO" means the United States Government Accountability Office and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 5. "IOM" means the Institute of Medicine, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 6. "NRC" means the National Research Council, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 7. "NAS" means the National Academy of Sciences, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 8. "VA" or "DVA" means the United States Department of Veterans Affairs, and all its offices, departments, organizations, administrations, boards, consultants, commissions, task forces, management, and past and present employees.
- 9. "DAIG" means the Department of the Army Inspector General, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 10. "TEST PROGRAMS" means each of the projects identified in the Complaint, including without limitation, Projects "BLUEBIRD," "ARTICHOKE," "MKDELTA," "MKULTRA," "MKNAOMI," "MKSEARCH," "MKCHICKWIT," "MKOFTEN," and any other program of experimentation involving human testing of any substance, including but not limited to, "MATERIAL TESTING PROGRAM EA 1729."
- 11. "BLUEBIRD" means, including without limitation, the official code name given in or around 1950 to the secret test program conducted by one or more of YOU CONCERNING special interrogation methods, including the use of drugs, hypnosis and isolation upon human test subjects.

- 12. "ARTICHOKE" means, including without limitation, the official code name given in or around 1951 to the secret test program conducted by one or more of YOU CONCERNING the study of special interrogation techniques and the use of chemicals, among other methods, to produce amnesia and other vulnerable states in human test subjects.
- 13. "MKDELTA" means, including without limitation, the official code name given in or around 1952 to the secret test program conducted by one or more of YOU CONCERNING the use of biochemicals in clandestine military operations.
- 14. "MKULTRA" means, including without limitation, the official code name given in or around 1953 to the secret test program conducted by one or more of YOU CONCERNING the surreptitious use of many types of drugs, as well as other methods, to manipulate individual mental states and to alter brain function, and that continued at least through the late 1960s.
- 15. "MKNAOMI" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the stockpiling of severely incapacitating and lethal materials and the development of gadgetry for the dissemination of these materials.
- 16. "MKSEARCH" means, including without limitation, the official code name given in or around 1964 to the secret test program conducted by one or more of YOU CONCERNING the development of methods to manipulate human behavior through the use of drugs and other chemical substances.
- 17. "MKCHICKWIT" or "CHICKWIT" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the identification of new drugs in Europe and Asia and collection of information and samples CONCERNING same.
- 18. "MKOFTEN" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the behavioral and toxicological effects of certain drugs on animals and humans.
- 19. "MATERIAL TESTING PROGRAM EA 1729" means, including without limitation, the official code name given to the secret test program by one or more of YOU PLS.' FIRST REQUEST FOR PRODUCTION

CONCERNING the testing of lysergic acid diethylamide ("LSD") as an intelligence-gathering technique.

20. "EDGEWOOD ARSENAL" means the southern sector of the military installation located northeast of Baltimore, Maryland, in the Northern Chesapeake Bay along a neck of land between the Gunpowder and Bush rivers.

CONSTRUCTION

The following rules of construction shall also apply:

- 1. "All" or "each" shall be construed as "all and each."
- 2. "Any" should be understood to include and encompass "all;" "all" should be understood to include and encompass "any."
- 3. "And" or "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery request all responses that might otherwise be construed to be outside of its scope.
 - 4. The use of the singular form of any word shall include the plural and vice versa.

INSTRUCTIONS

The following instructions shall apply:

- 1. In the event YOU produce original documents for inspection and copying, such production shall be as the documents are kept in the usual course of business.
- 2. In lieu of production for inspection and copying, YOU may produce the requested documents by mail or delivery of true copies thereof to Morrison & Forester LLP at the aforesaid address, and make the originals available for inspection at a mutually agreed-upon location, during normal business hours and upon reasonable notice. The documents copied shall be copied as they are kept-in-the-normal-course of-business, and any-titles, labels-or-other-descriptions-on—any box, folder, binder, file cabinet or other container shall be copied as well.
- 3. Each document is to be produced, along with all non-identical copies, drafts, alterations and translations thereof, in its entirety, without abbreviations or redactions.
- 4. If any part of a document is responsive to any of the following requests, the entire document shall be produced.

- 5. If YOU withhold any of the requested documents from production under a claim of privilege or other protection, it must serve within thirty (30) days of the service of this request a list of such withheld documents ("privilege log") indicating, for each document withheld, the following information if known or available to YOU: (i) the date composed or date appearing on the document; (ii) the author; (iii) the number of pages; (iv) the number of copies made; (v) the identity of all persons or entities who saw the original document or saw or received a copy of such document, and the job titles of each such person; (vi) the subject matter; and (vii) the basis for claim of privilege or other immunity asserted. The privilege log should be sufficiently detailed to permit Plaintiffs to determine whether to make a motion with respect thereto.
- 6. If YOU are aware of the existence of any requested items that they are unable to produce, specify in writing and serve upon the undersigned a list indicating the identity of such documents within thirty (30) days of the service of this request. Such identification should, for each such document, set forth whether the document: (i) has been destroyed; (ii) has been lost, misplaced or stolen; or (iii) has never been, or is no longer, in the possession, custody or control 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.
- 7. If YOU contend that any of the following requests is objectionable in whole or in part, YOU shall state with particularity each objection, the basis for it and the categories of information and documents to which the objection applies, and YOU shall respond to the request 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.

PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

1	
2	20
3	re
-4	re
5	ac
6	
7	01
8	
9	
10	m
11	R
12	
13	ic
14	R
15	
16	P
17	a
18	R
19	ļ
20	iı
21	О
22	E E
-23-	<u> </u>

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

REQUESTS FOR PRODUCTION

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

REQUEST FOR PRODUCTION NO. 1:

The fields, data, printouts, information and instructions CONCERNING the database identified in the May 6, 1974 CIA Inspector General report.

REQUEST FOR PRODUCTION NO. 2:

The memorandum prepared by or on behalf of the Deputy Secretary of Defense, William Perry, in 1993 CONCERNING chemical weapons research programs using human test subjects and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 3:

The types, properties and health effects of all substances tested or used on human subjects, including without limitation, the projects identified in the Complaint at or in connection with any of the military facilities identified in the Complaint, including but not limited to, at the EDGEWOOD ARSENAL.

REQUEST-FOR-PRODUCTION-NO.4:

Copies of all "volunteer handbooks" or other materials given to or prepared for delivery to "volunteers" who participated in YOUR TEST PROGRAMS, including but not limited to, all versions and drafts of the DOCUMENTS titled "Medical Research Volunteer Program" and "Medical Volunteer Handbook."

28

24

25

26

1	REQUEST FOR PRODUCTION NO. 5:
2	The planning, conduct, activities, findings, results and participants in the TEST
3	PROGRAMS.
4	REQUEST FOR PRODUCTION NO. 6:
5	DOCUMENTS sent, loaned or shown to any Congressional Committee, member of
6	Congress or Congressional staff CONCERNING the TEST PROGRAMS.
7	REQUEST FOR PRODUCTION NO. 7:
8	Experiments CONCERNING the installation or use of septal implants upon human
9	subjects, including without limitation, Bruce Price.
10	REQUEST FOR PRODUCTION NO. 8:
11	MEETINGS and COMMUNICATIONS between YOU and Ewen Cameron
12	CONCERNING the TEST PROGRAMS or the allegations in Paragraph 124(b) of the Complaint.
13	REQUEST FOR PRODUCTION NO. 9:
14	YOUR destruction of DOCUMENTS as described in Paragraph 130 of the Complaint, and
15	the IDENTITY of DOCUMENTS destroyed, and all MEETINGS and COMMUNICATIONS
16	CONCERNING the same, that mention any one or more of the individual plaintiffs.
17	REQUEST FOR PRODUCTION NO. 10:
18	All DOCUMENTS CONCERNING any of the individual plaintiffs, including but not
19	limited to, military service records, physical or mental health records, correspondence and records
20_	CONCERNING all COMMUNICATIONS with any individual plaintiff.
21	REQUEST FOR PRODUCTION NO. 11:
22	Rosters, lists or other DOCUMENTS identifying the service personnel who were involved
23	in the TEST PROGRAMS or any of them.
24	REQUEST FOR PRODUCTION NO. 12:
25	Rosters, lists or other DOCUMENTS identifying the service personnel who supervised,
26	controlled or performed any act CONCERNING the TEST PROGRAMS or any of them.
27	

1	REQUEST FOR PRODUCTION NO. 13:
2	Letters, correspondence, inquiries, FOIA requests or other DOCUMENTS YOU received
3	from participants in the TEST PROGRAMS.
4	REQUEST FOR PRODUCTION NO. 14:
5	All requests YOU have made for any records or DOCUMENTS CONCERNING any of
6	the individual plaintiffs, including but not limited to, all requests directed to the Department of
7	Veterans Affairs or any of its regional offices, and all DOCUMENTS that YOU have received
8	pursuant to any such request.
9	REQUEST FOR PRODUCTION NO. 15:
10	All deaths or suspected deaths attributable in whole or in part to the effects of any
11	substance administered during the TEST PROGRAMS.
12	REQUEST FOR PRODUCTION NO. 16:
13	The planning, financial support for, conduct of, and results of mind control or behavior
14	modification experiments upon inmates at the Vacaville Medical Facility and/or Prison, and all
15	MEETINGS and COMMUNICATIONS CONCERNING the same.
16	REQUEST FOR PRODUCTION NO. 17:
17	Transcripts of all deposition, hearing, Congressional and/or trial testimony
18	CONCERNING the TEST PROGRAMS.
19	REQUEST FOR PRODUCTION NO. 18:
20	The IDENTITY, role and actions of all "cut-outs" used CONCERNING the TEST
21	PROGRAMS, including but not limited to, the allegations set forth in Paragraph 124(a) of the
22	Complaint.
23_	REQUEST FOR PRODUCTION NO. 19:
24	MEETINGS or COMMUNICATIONS between YOU and any one or more participants in
25	the TEST PROGRAMS.
26	REQUEST FOR PRODUCTION NO. 20:
27	Studies, reports, surveys or other analyses of the health effects of any exposure to
28	substances used or administered during the TEST PROGRAMS.

PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2627005

REQUEST FOR PRODUCTION NO. 21:

23-

Complaints, claims, allegations or notice provided to YOU, from any source, of any physical or psychological harm to any participant in the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 22:

COMMUNICATIONS and/or MEETINGS between YOU and any counterpart or personnel, including but not limited to, YOUR counterparts in the Canadian and British Intelligence Agencies, CONCERNING their programs of experiments of the effect of substances upon human subjects and/or the TEST PROGRAMS, including without limitation, the experiments conducted at Porton Down and/or the Allan Memorial Institute.

REQUEST FOR PRODUCTION NO. 23:

All lists, code definitions and other documents explaining the code names used for test substances used in the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 24:

The IDENTITY, last known address and phone number of each person who performed work or services CONCERNING the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 25:

All unpublished papers, reports or manuscripts CONCERNING the results of the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 26:

The content of registries YOU have created CONCERNING participants in the TEST PROGRAMS, including without limitation, fields, manuals, data definitions, data, protocols and instructions.

REQUEST FOR PRODUCTION NO. 27:

Requests for inspection of YOUR facilities at EDGEWOOD ARSENAL or at any site identified in the Complaint which were made by the United Nations or any international delegation, agency or entity; YOUR responses to such requests, and the results of any inspections, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

l l	
1	REQUEST FOR PRODUCTION NO. 28:
2	The summary report on BZ by Dr. James Ketchum, as identified on page 46 of his book,
3	Chemical Warfare Secrets Almost Forgotten (2006), and all MEETINGS, COMMUNICATIONS
4	and DOCUMENTS CONCERNING the same.
5	REQUEST FOR PRODUCTION NO. 29:
6	Deaths, hospitalizations, emergency room visits and diseases or medical conditions
7	resulting from or related to the administration of substances to participants in the TEST
8	PROGRAMS.
9	REQUEST FOR PRODUCTION NO. 30:
10	All requests for, authorizations, and denials of authorization pursuant to the Wilson
11	Directive.
12	REQUEST FOR PRODUCTION NO. 31:
13	The involvement of personnel employed at EDGEWOOD ARSENAL in Project 112.
14	REQUEST FOR PRODUCTION NO. 32:
15	The use of human subjects in tests conducted as part of Project 112.
16	REQUEST FOR PRODUCTION NO. 33:
17	Current programs and sites where YOU test or sponsor the testing of chemicals, biological
18	substances or drugs on human subjects.
19	REQUEST FOR PRODUCTION NO. 34:
20	Copies of all participation agreements and consent forms prepared for, given to or
21	received from participants in the TEST PROGRAMS, including but not limited to, all participant
22	agreements or consent forms signed by participants in the TEST PROGRAMS.
23-	REQUEST-FOR-PRODUCTION-NO. 35:
24	All DOCUMENTS produced to the plaintiffs in Orlikow v. United States, Civ. Action
25	No. 80-3163 (D.D.C. 1988), and the transcripts of all trial and deposition testimony in the
26	Orlikow case.
27	DECLIEST FOR PRODUCTION NO. 26.

All task plans and descriptions CONCERNING the TEST PROGRAMS.

PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2627005

REQUEST FOR PRODUCTION NO. 37: The CIA's employment of Frank Olsen, the circumstances surrounding his exposure to

LSD and his death, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 38:

Projects or experiments performed by Dr. Harold Abramson for YOU including those involving drugs or toxic substances.

REQUEST FOR PRODUCTION NO. 39:

Violations, suspected violations or violations reported to YOU CONCERNING the Nuremberg Code, the Wilson Directive or the Official Directives as defined in the Complaint, as well as MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 40:

The relationship and interactions between EDGEWOOD ARSENAL and the Holmesberg Prison and/or the University of Pennsylvania CONCERNING the TEST PROJECTS and/or experiments involving human subjects.

REQUEST FOR PRODUCTION NO. 41:

Copies of all DOCUMENTS YOU produced to Dr. Colin A. Ross in connection with his book entitled *The CIA Doctors* (2006).

REQUEST FOR PRODUCTION NO. 42:

Copies of all DOCUMENTS YOU produced to Dr. Colin A. Ross in connection with his article entitled *Bluebird: Deliberate-Creation of Multiple-Personality by-Psychiatrists* (2000).

REQUEST FOR PRODUCTION NO. 43:

The recruitment, participation, activities and role of any German or Nazi scientist, doctor, technician or other worker in MKULTRA or human experimentation test, including without limitation, in connection with Operation Paperclip and/or Subproject 63.

REQUEST FOR PRODUCTION NO. 44:

All tabulations, summaries, analyses or descriptions of the types of medical problems (both physical and mental) experienced by participants in the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 45:

All analyses, discussions or summaries CONCERNING the frequency with which particular medical problems or conditions (whether physical or mental) occur amongst participants in the TEST PROGRAMS and/or the cause and effect relationship between exposures and particular diseases or conditions.

REQUEST FOR PRODUCTION NO. 46:

Mortality data and/or statistics CONCERNING participants in the TEST PROGRAMS and comparisons to the general population and/or an unexposed population group or groups.

REQUEST FOR PRODUCTION NO. 47:

The military use of germ warfare or agents during the Korean War.

REQUEST FOR PRODUCTION NO. 48:

The number and/or average number of different substances administered or given to participants in the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 49:

Summaries or compilations of information CONCERNING all veterans who have called the DoD number 1.800.497.6261, or any other toll free number, CONCERNING the TESTING PROGRAMS.

REQUEST FOR PRODUCTION NO. 50:

Known, suspected, alleged or reported violations by YOU of the following:

- a. the Convention on the Prohibition of the Development, Production,
- 21 Stockpiling, and Use of Chemical Weapons and their destruction (also known as the Chemical
- 22 Weapons Convention or "CWC");
- b. the Presidential Statement on Chemical and Biological Weapons (Nov. 25,
- 24 | 1969);
- c. Executive Order No. 11850, Renunciation of Certain Uses in War of
- 26 Chemical Herbicides and Riot Control Agents (April 18, 1975);

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

sf-2627005

	· ·
1	d. The Protocol for the Prohibition of the Use in War of Asphyxiating,
2	Poisonous or Other Gases, and of Bacteriological Methods of Warfare (also known as the Geneva
3	Protocol of 1925 or "GP1925"); and
4	e. The Nuremberg Code or Helsinki Convention, as described in the
5	Complaint.
6	REQUEST FOR PRODUCTION NO. 51:
7	Signed consent forms CONCERNING experiments that YOU have conducted or
8	requested anyone else to conduct on human subjects to test drugs, chemicals or other substances
9	over the last five years.
10	REQUEST FOR PRODUCTION NO. 52:
11	All known, reported or alleged violations of the Common Rule and/or international law
12	CONCERNING experiments that YOU have conducted or requested anyone else to conduct on
13	human subjects to test drugs, chemicals or other substances over the last five years.
14	REQUEST FOR PRODUCTION NO. 53:
15	Executive orders or other official directives signed by former President George H. W.
16	Bush CONCERNING the testing of drugs, chemicals or other substances on human subjects or
17	the interpretation or application of informed consent.
18	REQUEST FOR PRODUCTION NO. 54:
19	The IDENTITY and last known contact information CONCERNING PERSONS who
20	directed, ordered, controlled or participated in any of the experiments using human subjects that
21	were conducted at the EDGEWOOD ARSENAL.
22	REQUEST FOR PRODUCTION NO. 55:
23-	The IDENTITY and last known contact information CONCERNING PERSONS who
24	arranged, ordered, approved, supervised, monitored, funded or reviewed the results of drug,
25	chemical or biological experiments using human subjects that were performed outside of the
26	EDGEWOOD ARSENAL, including without limitation, colleges or universities, hospitals,
27	prisons, clinics or facilities owned or operated by federal agencies (such as the CIA, the DVA or
28	its predecessor the VA, the Bureau of Prisons, the Drug Enforcement Agency and/or the DoD).

REQUEST FOR PRODUCTION NO. 56:

Videos, photographs, negatives, still images, movies and/or sound recordings

CONCERNING the administration of any substance during any of the TEST PROGRAMS at the

EDGEWOOD ARSENAL or other facility or project identified in the Complaint, including but

not limited to, any health consequence or risk or lack thereof CONCERNING same.

REQUEST FOR PRODUCTION NO. 57:

The dose-response relationship CONCERNING drugs, chemicals and/or biological substances tested upon human subjects at the EDGEWOOD ARSENAL or under the control, funding, supervision or direction, of YOU.

REQUEST FOR PRODUCTION NO. 58:

Investigations, prosecutions or threatened prosecutions of participants in the TEST PROGRAMS and all COMMUNICATIONS and MEETINGS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 59:

Lists, descriptions or other DOCUMENTS CONCERNING the TEST PROGRAMS that YOU have withheld on grounds of national security.

REQUEST FOR PRODUCTION NO. 60:

All DOCUMENTS that CONCERN the definitive technical name of each nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 61:

All DOCUMENTS that CONCERN the quantity of each nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD

ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 62:

All DOCUMENTS that CONCERN the manufacturer or supplier of each nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 63:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23-

24

25

26

27

All DOCUMENTS that CONCERN the U.S. Army code designation of each nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 64:

All DOCUMENTS that CONCERN the toxicity of all nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 65:

All DOCUMENTS that CONCERN the storage, transport, handling, disposal or sale of each nerve gas, psychochemical, toxic chemical and biological substance used in the TEST PROGRAMS at the EDGEWOOD ARSENAL or any other project identified in the Complaint.

REQUEST FOR PRODUCTION NO. 66:

Lists, data, databases or other documents IDENTIFYING all PERSONS who participated in the TEST PROGRAMS, including without limitation, individuals, hospitals and clinics, educational institutions, prisons, cut-outs, pharmaceutical and chemical companies, government agencies and foreign governments.

REQUEST FOR PRODUCTION NO. 67:

All DOCUMENTS CONCERNING the statement issued on or about October 3, 1995 by former President William J. Clinton CONCERNING human experimentation conducted during the Cold War, as well as MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 68:

————All-film, movies-or-footage-CONCERNING-the-film-entitled-*The-U.S. Navy-Presents-LSD*.

REQUEST FOR PRODUCTION NO. 69:

All DOCUMENTS CONCERNING the VHA Directive 2004-016, dated April 15, 2004, entitled *Provision of Health Care Services to Veterans Involved in Project 112/Shipboard Hazard*

1	and Defense (Shad) Testing, as well as MEETINGS and COMMUNICATIONS CONCERNING
2	the same.
3	REQUEST FOR PRODUCTION NO. 70:
4	All DOCUMENTS CONCERNING the signing statement issued by former President
5	George W. Bush on November 26, 2001, entitled Statement on Signing the Departments of
6	Veterans Affairs and Housing and Urban Development, and Independent Agencies, as well as
7	MEETINGS and COMMUNICATIONS CONCERNING the same.
8	REQUEST FOR PRODUCTION NO. 71:
9	All DOCUMENTS CONCERNING the signing statement issued by former President
10	George W. Bush on November 30, 2005, entitled Statement on Signing the Military Quality of
11	Life and Veterans Affairs Appropriations Act, 2006, as well as MEETINGS and
12	COMMUNICATIONS CONCERNING the same.
13	REQUEST FOR PRODUCTION NO. 72:
14	All DOCUMENTS CONCERNING the Report to Congress by the Comptroller General
15	of the United States, dated July 15, 1976, entitled Federal Control of New Drug Testing is Not
16	Adequately Protecting Human Test Subjects and the Public, Pub. No. HRD-76-96, as well as
17	MEETINGS and COMMUNICATIONS CONCERNING the same.
18	REQUEST FOR PRODUCTION NO. 73:
19	All DOCUMENTS CONCERNING the 1976 report issued by the DAIG entitled Use of
20	Volunteers in Chemical Agent Research, Report DAIG-IN 21-75, as well as MEETINGS and
21	COMMUNICATIONS CONCERNING the same.
22	REQUEST FOR PRODUCTION NO. 74:
-23-	All-DOCUMENTS CONCERNING the report issued by one or more of YOU in October
24	1980 entitled LSD Follow-up Study Report, as well as MEETINGS and COMMUNICATIONS
25	CONCERNING the same.
26	REQUEST FOR PRODUCTION NO. 75:
27	All DOCUMENTS CONCERNING the NRC study issued in 1982 entitled Possible
28	Long-Term Health Effects of Short-Term Exposure to Chemical Agents; Vol. 1:
	PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

sf-2627005

Case4:09-cv-00037-CW Document148-1 Filed09/16/10 Page21 of 54

1	1 Anticholinesterases and Anticholinergics, as well as MEETINGS and COMMUNICAT	TIONS
2	CONCERNING the same.	
3	3 REQUEST FOR PRODUCTION NO. 76:	
4	All DOCUMENTS CONCERNING the NRC study issued in 1984 entitled Pos	sible
5	5 Long-Term Health Effects of Short-Term Exposure to Chemical Agents; Vol. 2: Cholir	nesterase
6	6 Reactivators, Psychochemicals, and Irritants and Vesicants, as well as MEETINGS an	d
7	7 COMMUNICATIONS CONCERNING the same.	
8	8 REQUEST FOR PRODUCTION NO. 77:	
9	9 All DOCUMENTS CONCERNING the NRC study issued in 1985 entitled <i>Pos</i>	sible
10	0 Long-Term Health Effects of Short-Term Exposure to Chemical Agents; Vol. 3: Final	Report:
11	1 Current Health Status of Test Subjects, as well as MEETINGS and COMMUNICATIO	NS
12	2 CONCERNING the same.	
13	Buttur 1,12, 2005	
14		
15		
16	MORRISON & FOERSTER LLP	
17		
18	By: Nordon Erspanur	1 och
19		
-20	Victiani Victianis di America, Diuce i in	
21	Franklin D. Rochelle; Larry Meirow; Eric Muth; David C. Dufrane; and Wray C. Fo	
22		
23	23-	
24	24	
25	25	
26	26	
27	27	
28		
	PLS.' FIRST REQUEST FOR PRODUCTION Case No. CV 09-0037-CW	20
	sf-2627005	

- 11		
1	GORDON P. ERSPAMER (CA SBN 83364) GErspamer@mofo.com	
2	TIMOTHY W. BLAKELY (CA SBN 242178) TBlakely@mofo.com	
3	ADRIANO HRVATIN (CA SBN 220909) AHrvatin@mofo.com	
4	KIMBERLY L. TAYLOR (CA SBN 240483)	
5	KTaylor@mofo.com STACEY M. SPRENKEL (CA SBN 241689)	
6	SSprenkel@mofo.com MORRISON & FOERSTER LLP 425 Market Street	
7	San Francisco, California 94105-2482	
8	Telephone: 415.268.7000 Facsimile: 415.268.7522	
9	Attorneys for Plaintiffs Vietnam Veterans of America; Bruce Price;	
10	Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C. Forrest	
11	David C. Dananc, and Way C. 1 on our	
12	UNITED STATES DISTRIC	CT COURT
13	NORTHERN DISTRICT OF C	CALIFORNIA
14	SAN FRANCISCO DIV	ISION
15	AND THE PARTY OF A STREET OF THE PARTY OF TH	Case No. CV 09-0037-CW
1	VIETNAM VETERANS OF AMERICA, a Non-Profit	
16	Corporation; BRUCE PRICE; FRANKLÍN D.	•
16 17	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST,	PROOF OF SERVICE
	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals,	•
17	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs,	•
17 18	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v.	•
17 18 19	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the	•
17 18 19 20	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M.	•
17 18 19 20 21	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN,	•
17 18 19 20 21 22	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B.	•
17 18 19 20 21 22	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B. MUKASEY, Attorney General of the United States,	•
17 18 19 20 21 22 23 24	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B.	•
17 18 19 20 21 22 23 24 25	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B. MUKASEY, Attorney General of the United States,	•
17 18 19 20 21 22 23 24 25 26	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B. MUKASEY, Attorney General of the United States,	•
17 18 19 20 21 22 23 24 25 26 27	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P. MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals, Plaintiffs, v. CENTRAL INTELLIGENCE AGENCY; GENERAL MICHAEL V. HAYDEN, USAF, Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF AMERICA; and MICHAEL B. MUKASEY, Attorney General of the United States,	•

PROOF OF SERVICE 1 I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address 2 is 425 Market Street, San Francisco, California 94105. I am not a party to the within cause, and I 3 am over the age of eighteen years. 4 5 I further declare that on May 15, 2009, I served a copy of: 6 PLAINTIFFS' FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS 7 PROOF OF SERVICE 8 BY OVERNIGHT DELIVERY [Code Civ. Proc. Sec. 1013(d)] by placing a true X 9 copy thereof enclosed in a sealed envelope with delivery fees provided for, addressed as follows, for collection by UPS, at 425 Market Street, San Francisco, 10 California 94105 in accordance with Morrison & Foerster LLP's ordinary business practices. 11 I am readily familiar with Morrison & Foerster LLP's practice for collection and 12 processing of correspondence for overnight delivery and know that in the ordinary 13 course of Morrison & Foerster LLP's business practice the document(s) described above will be deposited in a box or other facility regularly maintained by UPS or 14 delivered to an authorized courier or driver authorized by UPS to receive documents on the same date that it (they) is are placed at Morrison & Foerster LLP for 15 collection. 16 Eric B. Beckenhauer, Esq. United States Department of Justice 17 Civil Division, Federal Programs Branch 20 Massachusetts Avenue NW 18 Washington, District of Columbia 20001 19 Attorneys for Defendants 20 I declare under penalty of perjury under the laws of the State of California that the 21 foregoing is true and correct. Executed at San Francisco, California, this 15th day of May 2009. 22 23 24 Paige Atherton 25 (typed) 26 27 28

2

PROOF OF SERVICE

sf-2686418

Case No. CV 09-0037-CW

	·	
1	GORDON P. ERSPAMER (CA SBN 83364)	
2	GErspamer@mofo.com TIMOTHY W. BLAKELY (CA SBN 242178)	
3	TBlakely@mofo.com ADRIANO HRVATIN (CA SBN 220909)	
4	AHrvatin@mofo.com STACEY M. SPRENKEL (CA SBN 241689)	
5	SSprenkel@mofo.com MORRISON & FOERSTER LLP	
6	425 Market Street San Francisco, California 94105-2482	
7	Telephone: 415.268.7000 Facsimile: 415.268.7522	
8	Attorneys for Plaintiffs	**
9	Vietnam Veterans of America; Swords to Plowsha Rights Organization; Bruce Price; Franklin D. Roc	helle: Larry
10	Meirow; Ēric P. Muth; David C. Dufrane; and Wra	y C. Forrest
11	UNITED STATES D	ISTRICT COUPT
12	NORTHERN DISTRIC	
13	SAN FRANCISO	•
14	SHIVI ICANCISC	O DIVISION
15	VIETNAM VETERANS OF AMERICA, a Non- Profit Corporation; SWORDS TO	Case No. CV 09-0037-CW
16	PLOWSHARES: VETERANS RIGHTS ORGANIZATION, a California Non-Profit	PLAINTIFFS' SECOND SET OF
17	Corporation; BRUCE PRICE; FRANKLIN D. ROCHELLE; LARRY MEIROW; ERIC P.	REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS
18	MUTH; DAVID C. DUFRANE; and WRAY C. FORREST, Individuals,	Complaint Filed January 7, 2009
19	Plaintiffs,	
20	V.	
21	CENTRAL INTELLIGENCE AGENCY;	
22	GENERAL LEON PANETTA, Director of the Central Intelligence Agency; UNITED STATES	
23	DEPARTMENT OF DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED	
24	STATES DEPARTMENT OF THE ARMY; PETE GEREN, United States Secretary of the	
2526	Army; UNITED STATES OF AMERICA; and ERIC H. HOLDER, JR., Attorney General of the United States,	
27	Defendants.	
28		
	PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW	1

sf-2770034

2

PROPOUNDING PARTIES: Plaintiffs Vietnam Veterans of America; Swords to Plowshares: Veterans Rights Organization; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C.

Forrest

3 4

5

6

RESPONDING PARTIES:

Defendants Central Intelligence Agency; Leon Panetta, Director of the Central Intelligence Agency; United States Department of Defense; Dr. Robert M. Gates, Secretary of Defense; United States 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

7 8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

SET NUMBER:

Two

Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiffs Vietnam Veterans of America, Bruce Price, Franklin D. Rochelle, Larry Meirow, Eric P. Muth, David C. Dufrane and Wray C. Forrest (collectively, "Plaintiffs") request that each of the named defendants (collectively, "Defendants") separately produce for inspection and copying the documents and things set forth below that are in their possession, custody or control, or in the possession, custody or control of their attorneys and/or accountants, their investigators and any persons acting on their behalf, at the offices of Morrison & Foerster LLP, 425 Market Street, San Francisco, California 94105, or another place as may be mutually agreed upon, within thirty (30) days of the service of this request.

DEFINITIONS

Unless otherwise indicated, the following definitions shall apply:

- "COMMUNICATION" or "COMMUNICATIONS" means, unless otherwise specified, any of the following: (a) any written letter, memorandum, DOCUMENT or any other writing; (b) any telephone call between two or more PERSONS, whether or not such call was by chance or prearranged, formal or informal; and (c) any conversation or MEETING between two or more PERSONS, whether or not such contact was by chance or prearranged, formal or informal, including without limitation, conversations or MEETINGS occurring via telephone, teleconference, video conference, electronic mail (e-mail) or instant electronic messenger.
- "CONCERNING" means constituting, summarizing, memorializing, referring to, regarding and/or relating to.

PLS.' SECOND REQUEST FOR PRODUCTION

Case No. CV 09-0037-CW

sf-2770034

3. "DOCUMENT" or "DOCUMENTS" means any tangible thing upon which any expression, COMMUNICATION or representation has been recorded by any means, including but not limited to, handwriting, typewriting, printing, photostatting, photographing, magnetic impulse or mechanical or electronic recording and any non-identical copies (whether different from the original because of notes made on such copies, because of indications that said copies were sent to different individuals than were the originals or because of any other reason), including but not limited to, working papers, preliminary, intermediate or final drafts, correspondence, memoranda, charts, notes, records of any sort of MEETINGS, invoices, financial statements, financial calculations, diaries, reports of telephone or other oral conversations, desk calendars, appointment books, audio or video tape recordings, e-mail or electronic mail, electronic folders, microfilm, microfiche, computer tape, computer disk, computer printout, computer card and all other writings and recordings of every kind that are in YOUR actual or constructive possession, custody or control.

4. "IDENTIFY" or "IDENTITY" means:

- a. with respect to a PERSON, to state the PERSON's full name, current or last known employer, that employer's address and telephone number, the PERSON's title and/or position with that employer, and the PERSON's current or last known home address and telephone number;
- b. with respect to a DOCUMENT, to state the type of DOCUMENT (i.e., letter, memorandum, telephone note, computer floppy or hard disk, magnetic tape, etc.), the title of the DOCUMENT (if any), the date it was created, the author, all intended recipients including the addressee and any and all copyees, a brief description of the subject matter of the DOCUMENT, the present and/or last known location of the DOCUMENT, and to IDENTIFY all present or last known person in possession, custody or control of the DOCUMENT:
- c. with respect to a COMMUNICATION to state the name and affiliation of all PERSONS participating in, or present for, the COMMUNICATION, the date of the COMMUNICATION, and whether it was conducted in person or by other means (such as

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.
- 5. "MEETING" or "MEETINGS" means any coincidence of, or presence of, or telephone, television, radio or other electronic communication between or among persons, whether such was by chance or prearranged, informal or formal.
- 6. "PERSON" or "PERSONS" means, unless otherwise specified, any natural person, firm, entity, corporation, partnership, proprietorship, association, joint venture, other form of organization or arrangement and government and government agency of every nature and type.
- 7. "YOU" or "YOUR" means the Defendants in this action, and all of their past and present offices, departments, organizations, administrations, boards, commissions, task forces, 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, investigators or consultants.

SPECIAL DEFINITIONS

Unless otherwise indicated, the following special definitions shall apply:

- 1. "CIA" means the Central Intelligence Agency of the United States, and all its past and present offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 2. "DAIG" means the Department of the Army Inspector General, and all its past and present offices, departments, organizations, administrations, boards, commissions, task forces, 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.

- "DEPARTMENT OF THE ARMY" or "DoA" means the United States Department 4. of the Army, and all its past and present offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 5. "EDGEWOOD ARSENAL" means the southern sector of the military installation located northeast of Baltimore, Maryland, in the Northern Chesapeake Bay along a neck of land between the Gunpowder and Bush rivers.
- "GAO" means the United States Government Accountability Office and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 7. "IOM" means the Institute of Medicine, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- "NRC" means the National Research Council, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- "NAS" means the National Academy of Sciences, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- "VA" or "DVA" means the United States Department of Veterans Affairs, and all 10. its predecessors (including the Veterans Administration) and its past and present offices, departments, organizations, administrations, boards, consultants, commissions, task forces, management, and past and present employees.
- "TEST PROGRAMS" means each of the projects identified in the First Amended 11. Complaint, including without limitation, the Human Test Series identified in Paragraph 140 of the First Amended Complaint, including Projects "BLUEBIRD," "ARTICHOKE," "MKDELTA," "MKULTRA," "MKNAOMI," "MKSEARCH," "MKCHICKWIT," "MKOFTEN," and any other program of experimentation involving human testing of any substance, including but not PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

limited to, "MATERIAL TESTING PROGRAM EA 1729." TEST PROGRAMS shall include any and all sub-projects related to any program of human testing conducted by YOU.

- a. "BLUEBIRD" means, including without limitation, the official code name given in or around 1950 to the secret test program conducted by one or more of YOU CONCERNING special interrogation methods, including the use of drugs, hypnosis and isolation upon human test subjects.
- b. "ARTICHOKE" means, including without limitation, the official code name given in or around 1951 to the secret test program conducted by one or more of YOU CONCERNING the study of special interrogation techniques and the use of chemicals, among other methods, to produce amnesia and other vulnerable states in human test subjects.
- c. "MKDELTA" means, including without limitation, the official code name given in
 or around 1952 to the secret test program conducted by one or more of YOU
 CONCERNING the use of biochemicals in clandestine military operations.
- d. "MKULTRA" means, including without limitation, the official code name given in or around 1953 to the secret test program conducted by one or more of YOU CONCERNING the surreptitious use of many types of drugs, as well as other methods, to manipulate individual mental states and to alter brain function, and that continued at least through the late 1960s.
- e. "MKNAOMI" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the stockpiling of severely incapacitating and lethal materials and the development of gadgetry for the dissemination of these materials.
- f. "MKSEARCH" means, including without limitation, the official code name given in or around 1964 to the secret test program conducted by one or more of YOU CONCERNING the development of methods to manipulate human behavior through the use of drugs and other chemical substances.

- g. "MKCHICKWIT" or "CHICKWIT" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the identification of new drugs in Europe and Asia and collection of information and samples CONCERNING same.
- h. "MKOFTEN" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the behavioral and toxicological effects of certain drugs on animals and humans.
- i. "MATERIAL TESTING PROGRAM EA 1729" means, including without limitation, the official code name given to the secret test program by one or more of YOU CONCERNING the testing of lysergic acid diethylamide ("LSD") as an intelligence-gathering technique.
- 12. "TEST SUBJECT" or "TEST SUBJECTS" means, unless otherwise specified, any person who, while an active duty member of the U.S. military or a member of the reserves of any branch of the U.S. Military, participated in any experiment that was part of, or related to, the TEST PROGRAMS. For purposes of this definition, TEST SUBJECTS shall be deemed to have participated in an experiment even if the TEST SUBJECT received only a placebo or if the TEST SUBJECT declined to participate or withdrew "consent" after being initially selected for participation. "TEST SUBJECTS" shall not, unless otherwise specified, include civilians who participated in the TEST PROGRAMS.

CONSTRUCTION

The following rules of construction shall also apply:

- 1. "All" or "each" shall be construed as "all and each."
- 2. "Any" should be understood to include and encompass "all;" "all" should be understood to include and encompass "any."
- 3. "And" or "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery request all responses that might otherwise be construed to be outside of its scope.
 - 4. The use of the singular form of any word shall include the plural and vice versa.

INSTRUCTIONS

In lieu of production for inspection and copying, YOU may produce the requested

2

The following instructions shall apply:

4

5

1. In the event YOU produce original documents for inspection and copying, such production shall be as the documents are kept in the usual course of business.

6 7 documents by mail or delivery of true copies thereof to Morrison & Forester LLP at the aforesaid address, and make the originals available for inspection at a mutually agreed-upon location, during normal business hours and upon reasonable notice. The documents copied shall be copied

9

8

as they are kept in the normal course of business, and any titles, labels or other descriptions on

11

12

10

3. Each document is to be produced, along with all non-identical copies, drafts, alterations and translations thereof, in its entirety, without abbreviations or redactions.

any box, folder, binder, file cabinet or other container shall be copied as well.

13

14

4. If any part of a document is responsive to any of the following requests, the entire document shall be produced.

15 16

privilege or other protection, it must serve within thirty (30) days of the service of this request a list of such withheld documents ("privilege log") indicating, for each document withheld, the

If YOU withhold any of the requested documents from production under a claim of

1718

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

2021

identity of all persons or entities who saw the original document or saw or received a copy of 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.

2425

produce, specify in writing and serve upon the undersigned a list indicating the identity of such

If YOU are aware of the existence of any requested items that they are unable to

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

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.

- 7. If YOU contend that any of the following requests is objectionable in whole or in part, YOU shall state with particularity each objection, the basis for it and the categories of information and documents to which the objection applies, and YOU shall respond to the request 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.
- 10. Unless otherwise specified, each request calls for all documents created, received, or dated between January 1, 1940 and the date of YOUR response to the request.

REQUESTS FOR PRODUCTION

PREAMBLE TO ALL REQUESTS: All DOCUMENTS CONCERNING any one or more of the following:

REQUEST FOR PRODUCTION NO. 78:

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. Ioannis Koskinas, USAF.

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.

REQUEST FOR PRODUCTION NO. 80:

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.

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

REQUEST FOR PRODUCTION NO. 82:

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 as the Ho Chi Minh Trail in Vietnam.

REQUEST FOR PRODUCTION NO. 83:

The selection, training, activities and reports of "Project 300," and its relationship to any experiments, tests, or other activities CONCERNING the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 84:

Minutes, memoranda, notes, reports, and other activities of the USA Chemical-Biological Briefing Team at the Edgewood Arsenal, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 85:

All Directory and Station Lists for the U.S. Army which list or contain the name of the Edgewood Arsenal and/or any other Army base or facility where chemical or biological weapons tests were conducted.

REQUEST FOR PRODUCTION NO. 86:

Research at Tulane University that YOU directed, supported, monitored, or received the results of, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 87:

Army Contract DA-18-108-CML-5596, including without limitation, all drafts, negotiations, reports, payments, and research progress and results.

REQUEST FOR PRODUCTION NO. 88:

MEETINGS and COMMUNICATIONS between YOU and researchers, including, without limitation, Dr. Edward Heath and Dr. Russell Monroe at Tulane University, CONCERNING Army Contract DA-18-108-CML-5596 and any other contracts between YOU and the researchers at Tulane University.

REQUEST FOR PRODUCTION NO. 89:

Contracts involving research on hallucinogenic drugs between you and Tulane University, including, without limitation, studies or research involving the administration of LSD, mescaline, and other drugs to mental patients or other persons and/or involved the implantation of electrodes into the brains of human subjects, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 90:

MKULTRA Subprojects 106, 95, and 94, and any other projects or sub-projects CONCERNING research, use or installation of septal electrodes in human subjects, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 91:

Reports, research results, contracts, progress reports, bills, payments and other COMMUNICATIONS and/or MEETINGS between YOU and Dr. Jose Delgado CONCERNING septal implants, psychological responses to intracerebral stimulation, and/or the use of remote directional control of human subjects.

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: August 1946), CONCERNING EA-1476 or its analogs and and/or dimethylheptyl (DHMP) or its analogs, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 94:

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 COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 95:

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.

REQUEST FOR PRODUCTION NO. 96:

Those DOCUMENTS IDENTIFIED in the DOD Radiation Records Command Center, MEMORANDUM FOR THE RECORD, SUBJECT: Records Review, Edgewood Arsenal, Maryland, dated April 26, 1995, including, without limitation, the records and files IDENTIFIED under Tab C (listing documents in the Office of the Command Historian, Corporate Information Officer, Chemical and Biological Defense Command ("CBDCOM"), Tab D (Higher Command Room), Tab E (Edgewood Room), and Tab F (Classified Records Room), excluding those DOCUMENTS that relate exclusively to radiological tests.

REQUEST FOR PRODUCTION NO. 97:

Those DOCUMENTS IDENTIFIED in the DOD Radiation Records Command Center,

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

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	

REQUEST FOR PRODUCTION NO. 104:

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

REQUEST FOR PRODUCTION NO. 105:

The negotiation, content, application, interpretation or other DOCUMENTS

CONCERNING the Department of Health Education and Welfare Memorandum of

Understanding with The Department of Defense in 1964 and/or Army Regulation 40-7, and all

MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 106:

The DA 137 forms for all armed services participants in the TEST PROGRAMS.

REQUEST FOR PRODUCTION NO. 107:

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 connection with the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 108:

The negotiation, performance, terms, output, reports, samples, chemical substances, characterization of chemical substances developed by Arthur D. Little, Inc., including the so-called "Red Oil" or EA-1476, for the U.S. Army in connection with the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 109:

The negotiation, performance, terms, output, reports, samples, chemical substances, characterization of chemical substances between YOU and Dr. Edward F. Domino and his associates at the University of Michigan Medical School CONCENRING the so-called "Red Oil" or EA-1476, for the U.S. Army in connection with the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034

REQUEST FOR PRODUCTION NO. 110:

The negotiation, performance, terms, output, reports, samples, chemical substances, characterization of chemical substances developed by the Shell Development Corporation, including the all marijuana derivatives, for the U.S. Army in connection with the TEST PROGRAMS, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 111:

The agendas, minutes, reports, presentations to, and other DOCUMENTS CONCERNING the activities of the Medical Review Committee for scientific evaluation of protocols using human subjects and a Human Use Committee for the moral and ethical review of such protocols for use of volunteers at the Edgewood Arsenal.

REQUEST FOR PRODUCTION NO. 112:

Reports or submissions to the Surgeon General for the approval of any experiment involving the use of human volunteers or subjects, the approval of any such experiments by the Surgeon General and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 113:

All reported, alleged, or actual violations of protocols involving the use of human subjects in chemical or biological weapons tests at the Edgewood Arsenal or any other Army facility.

REQUEST FOR PRODUCTION NO. 114:

Medical Laboratories Special Reports ("MSLR") CONCERNING classified and unclassified research, including without limitation, Special Report No. 50 dated September 1954, and MSLR No. 25 and 34.

REQUEST FOR PRODUCTION NO. 115:

Program Planning Management Reports for the Chemical Corps Medical Laboratories,
Army Chemical Center, Maryland and all MEETINGS and COMMUNICATIONS
CONCERNING the same.

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.

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.

REQUEST FOR PRODUCTION NO. 118:

Activities, directions, procedures, regulations, requirements, standards, and violations of any of the same, and other DOCUMENTS CONCERNING the use of human beings in experiments received by, prepared by, and/or reviewed by the Medical Policy Council of the Armed Forces, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 119:

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

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.

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 VVA-VA023589, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2770034

REQUEST FOR PRODUCTION NO. 122:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

DOCUMENTS regarding "Project Whitecoat" and biological tests on human beings performed at Fort Detrick or other sites that were under YOUR direction, supervision, financing or control, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 123:

The follow-up study of the participants in "Project Whitecoat" to assess the "long-term effects, if any, of their participation in medical research" at Fort Detrick, as described in the DOCUMENT bearing Bates stamp VVA-VA023591, including, without limitation, findings, project design, data, summaries of data, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 124:

DOCUMENTS regarding technical manuals, user guides, software, and hardware platform CONCERNING Department of Defense follow-up databases.

REQUEST FOR PRODUCTION NO. 125:

The 1960 Gottlieb Report referred to in Paragraph 27 page 19 of Exhibit B to the Second Amended Complaint, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 126:

The activities, functions, and purpose of the Graphic Arts Reproduction Branch ("GARB") of the Technical Services Division ("TSD"), as referred to in paragraph 4 of the Report of Inspection of MKULTRA/TSD, in the version of the CIA Inspector General Report produced by Defendants to Plaintiffs on Friday, April 30, 2010.

REQUEST FOR PRODUCTION NO. 127:

All agendas, reports, or analyses received, prepared or distributed by the GARB that relate to chemical and biological weapons research or testing.

REQUEST FOR PRODUCTION NO. 128:

The contract or contracts between Edgewood and [redacted name(s)] CONCERNING the collection of information on, and samples of new psychopharmaceuticals developed in Europe 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

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

REQUEST FOR PRODUCTION NO. 129:

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), and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 130:

The IDENTITY of the author of the May 6, 1974 Memorandum for the Inspector General re Project OFTEN, produced as VVA023823-25, the database of clinical records identified in Paragraph 3 of the Memorandum, the IDENTITY of the private industry members and university professors referred to in Paragraphs 4 and 5 of the Memorandum, the IDENTITY of the Division 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 CONCERNING the same.

REQUEST FOR PRODUCTION NO. 131:

The records referred to in the Records Retirement Request dated May 14, 1974 re "Project Files 1965 to 1973," as shown in the DOCUMENT bearing Bates stamp VVA023826-33, the IDENTITY of the records center where they were sent for storage, and the "Attachment A" as shown in the DOCUMENT bearing Bates stamp VVA023834.

REQUEST FOR PRODUCTION NO. 132:

Members of, assignments to, MEETINGS of, reports by, agendas, and COMMUNICATIONS CONCERNING the activities of the "special review panel" of members of the ORD and TSD organized to assist the drug research program as described on the last paragraph of the DOCUMENT bearing Bates stamp VVA023837.

REQUEST FOR PRODUCTION NO. 133:

All COMMUNICATIONS and MEETINGS between YOU and the "principal contractor" under Project OFTEN, as described in the first paragraph of the DOCUMENT bearing Bates PLS.' SECOND REQUEST FOR PRODUCTION

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

REQUEST FOR PRODUCTION NO. 134:

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

REQUEST FOR PRODUCTION NO. 135:

All COMMUNICATIONS and MEETINGS between YOU and the PERSON(S) who synthesized new drugs or derivatives under Project OFTEN, as described in the second paragraph of the DOCUMENT bearing Bates stamp VVA023838, and all reports, recommendations, summaries, budgets, assignments, research, test results, and analysis CONCERNING the activities performed by the PERSON(S) performing the synthesis work.

REQUEST FOR PRODUCTION NO. 136:

All COMMUNICATIONS and MEETINGS between YOU and the George Washington University and/or between its professors and staff CONCERNING Project OFTEN, as described in the third paragraph of the DOCUMENT bearing Bates stamp VVA023838, and all reports, recommendations, summaries, budgets, assignments, research, test results, and analysis CONCERNING the activities performed by George Washington University and/or its professors and staff.

REQUEST FOR PRODUCTION NO. 137:

All COMMUNICATIONS and MEETINGS between YOU and the Ivy Research 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, and all reports, recommendations, summaries, budgets, assignments, research, test results, and analysis CONCERNING the activities performed by the Ivy Research Laboratories and/or Dr. Copelan

28 Copelan.

REQUEST FOR PRODUCTION NO. 138:

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:

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

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.

REQUEST FOR PRODUCTION NO. 141:

All DOCUMENTS CONCERNING the following contracts: #4504, #4405, #5843, #9384, #71-530, #70-606, #73-605, ORD 7001-69, 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 "Attachment B," bearing Bates stamp VVA023827-23831.

REQUEST FOR PRODUCTION NO. 142:

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 VVA023840-23843.

1 **REQUEST FOR PRODUCTION NO. 143:** 2 The minutes, activities, reports to, decisions by, applications to, members of, and other DOCUMENTS CONCERNING the ARTICHOKE Committee, as described in the DOCUMENT 3 4 bearing Bates stamp VVA023857. 5 **REQUEST FOR PRODUCTION NO. 144:** The IDENTITY of the "institutions" referred to in the DOCUMENT bearing Bates stamp 6 VVA023857, and their activities or role in BLUEBIRD/ARTICHOKE. 7 8 **REQUEST FOR PRODUCTION NO. 145:** 9 The activities, decisions, files, approvals, comments and other DOCUMENTS CONCERNING the panel established to review the OFTEN program, as described on Page 5, 10 Paragraph 12 of the DOCUMENT bearing Bates stamp VVA023861, and all MEETINGS and 11 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 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

REQUEST FOR PRODUCTION NO. 149:

and COMMUNICATIONS CONCERNING the same.

21

25

26

27

28

sf-2770034

The DOCUMENTS listed in Appendix A (Army DOCUMENTS) of the DOCUMENT bearing Bates stamp range VVA023903-23919, and the DOCUMENTS listed in Appendix C PLS.' SECOND REQUEST FOR PRODUCTION Case No. CV 09-0037-CW

(CIA) of the DOCUMENT bearing Bates stamp range VVA023903-23919, and all MEETINGS 1 2 and COMMUNICATIONS CONCERNING the same. 3 **REQUEST FOR PRODUCTION NO. 150:** The DOCUMENT referred to at the top of the DOCUMENT bearing Bates stamp 4 VVA023839 as unclassified Research Report Number VII, ID50 of Agent 926 by Dr. Herbert W. 5 Copelan, Ivy Research Laboratories, Inc. submitted in May 1970, to the Medical Research 6 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 support YOUR affirmative defense of consent in YOUR Answer to the Second Amended 13 14 Complaint. 15 16 Dated: May 10, 2010 GORDON P. ERSPAMER TIMOTHY W. BLAKELY 17 ADRIANO HRVATIN STACEY M. SPRENKEL 18 MORRISON & FOERSTER LLP 19 20 21 22 Attorneys for Plaintiffs Vietnam Veterans of America: Swords to 23 Plowshares: Veterans Rights Organization;

Case4:09-cv-00037-CW Document148-1 Filed09/16/10 Page45 of 54

Attorneys for Plaintiffs
Vietnam Veterans of America; Swords to
Plowshares: Veterans Rights Organization;
Bruce Price; Franklin D. Rochelle; Larry
Meirow; Eric P. Muth; David C. Dufrane; and
Wray C. Forrest

26

24

25

27

2

3

56

7 8

9

11

12

13 14

1516

17

18

19

20

21

2223

24

25

26

27

28

PROOF OF SERVICE

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 425 Market Street, San Francisco, California 94105-2482. I am not a party to the within cause, and I am over the age of eighteen years.

I further declare that on May 10, 2010, I served a copy of:

PLAINTIFFS' SECOND SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS

By Overnight Delivery [Code Civ. Proc sec. 1013(d)] by placing a true copy thereof enclosed in a sealed envelope with delivery fees provided for, addressed as follows, for collection by UPS, at 425 Market Street, San Francisco, California 94105-2482 in accordance with Morrison & Foerster LLP's ordinary business practices.

I am readily familiar with Morrison & Foerster LLP's practice for collection and processing of correspondence for overnight delivery and know that in the ordinary course of Morrison & Foerster LLP's business practice the document(s) described above will be deposited in a box or other facility regularly maintained by UPS or delivered to an authorized courier or driver authorized by UPS to receive documents on the same date that it (they) is are placed at Morrison & Foerster LLP for collection.

Caroline Lewis Wolverton Civil Division, Federal Programs Branch U.S. Department of Justice P.O. Box 883 Washington, D.C. 20044

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at San Francisco, California, this 10th day of May, 2010.

N.E. Marcus

sf-2841787

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

1 PROPOUNDING PARTIES: Plaintiffs Vietnam Veterans of America: Bruce Price: Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and 2 Wray C. Forrest 3 **RESPONDING PARTIES:** Defendants Central Intelligence Agency; General Michael V. Hayden, USAF, Director of the Central Intelligence Agency; United States Department of Defense; Dr. Robert M. Gates, 4 Secretary of Defense; United States Department of the Army; Pete Geren, United States Secretary of the Army; United States 5 of America; and Michael B. Mukasey, Attorney General of the 6 United States 7 SET NUMBER: Three Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiffs Vietnam 8 Veterans of America, Bruce Price, Franklin D. Rochelle, Larry Meirow, Eric P. Muth, David 9 C. Dufrane and Wray C. Forrest (collectively, "Plaintiffs") request that each of the named 10 defendants (collectively, "Defendants") separately produce for inspection and copying the 11 documents and things set forth below that are in their possession, custody or control, or in the 12 possession, custody or control of their attorneys and/or accountants, their investigators and any 13 persons acting on their behalf, at the offices of Morrison & Foerster LLP, 425 Market Street, 14 San Francisco, California 94105, or another place as may be mutually agreed upon, within 15 thirty (30) days of the service of this request. 16 **DEFINITIONS** 17 Unless otherwise indicated, the following definitions shall apply: 18 "COMMUNICATION" or "COMMUNICATIONS" means, unless otherwise 19 specified, any of the following: (a) any written letter, memorandum, DOCUMENT or any 20 other writing; (b) any telephone call between two or more PERSONS, whether or not such call 2.1 was by chance or prearranged, formal or informal; and (c) any conversation or MEETING 22 between two or more PERSONS, whether or not such contact was by chance or prearranged, 23 formal or informal, including without limitation, conversations or MEETINGS occurring via 24 telephone, teleconference, video conference, electronic mail (e-mail) or instant electronic 25 messenger. 26

"DOCUMENT" or "DOCUMENTS" means any tangible thing upon which any

expression. COMMUNICATION or representation has been recorded by any means, including

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

27

but not limited to, handwriting, typewriting, printing, photostatting, photographing, magnetic impulse or mechanical or electronic recording and any non-identical copies (whether different from the original because of notes made on such copies, because of indications that said copies were sent to different individuals than were the originals or because of any other reason), including but not limited to, working papers, preliminary, intermediate or final drafts, correspondence, memoranda, charts, notes, records of any sort of MEETINGS, invoices, financial statements, financial calculations, diaries, reports of telephone or other oral conversations, desk calendars, appointment books, audio or video tape recordings, e-mail or electronic mail, electronic folders, microfilm, microfiche, computer tape, computer disk, computer printout, computer card and all other writings and recordings of every kind that are in YOUR actual or constructive possession, custody or control.

3. "IDENTIFY" or "IDENTITY" means:

- a. with respect to a PERSON, to state the PERSON's full name, current or last known employer, that employer's address and telephone number, the PERSON's title and/or position with that employer, and the PERSON's current or last known home address and telephone number;
- b. with respect to a DOCUMENT, to state the type of DOCUMENT (i.e., letter, memorandum, telephone note, computer floppy or hard disk, magnetic tape, etc.), the title of the DOCUMENT (if any), the date it was created, the author, all intended recipients including the addressee and any and all copyees, a brief description of the subject matter of the DOCUMENT, the present and/or last known location of the DOCUMENT, and to IDENTIFY all present or last known person in possession, custody or control of the DOCUMENT;
- c. with respect to a COMMUNICATION to state the name and affiliation of all PERSONS participating in, or present for, the COMMUNICATION, the date of the COMMUNICATION, and whether it was conducted in person or by other means (such as 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.
- 4. "MEETING" or "MEETINGS" means any coincidence of, or presence of, or telephone, television, radio or other electronic communication between or among persons, whether such was by chance or prearranged, informal or formal.
- 5. "PERSON" or "PERSONS" means, unless otherwise specified, any natural person, firm, entity, corporation, partnership, proprietorship, association, joint venture, other form of organization or arrangement and government and government agency of every nature and type.
- 6. "YOU" or "YOUR" means the Defendants in this action, and all of their offices, departments, organizations, administrations, boards, commissions, task forces, 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, investigators or consultants.
- 7. "CONCERNING" means constituting, summarizing, memorializing, referring to, regarding and/or relating to.

SPECIAL DEFINITIONS

Unless otherwise indicated, the following special definitions shall apply:

- 1. "CIA" means the Central Intelligence Agency of the United States, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 2. "DEPARTMENT OF DEFENSE" or "DoD" means the United States Department of Defense, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 3. "DEPARTMENT OF THE ARMY" or "DoA" means the United States

 Department of the Army, and all its offices, departments, organizations, administrations,
 boards, commissions, task forces, management, and past and present employees and service
 members.

- 4. "GAO" means the United States Government Accountability Office and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 5. "IOM" means the Institute of Medicine, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 6. "NRC" means the National Research Council, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 7. "NAS" means the National Academy of Sciences, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 8. "VA" or "DVA" means the United States Department of Veterans Affairs, and all its offices, departments, organizations, administrations, boards, consultants, commissions, task forces, management, and past and present employees.
- 9. "DAIG" means the Department of the Army Inspector General, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 10. "TEST PROGRAMS" means each of the projects identified in the Complaint, including without limitation, Projects "BLUEBIRD," "ARTICHOKE," "MKDELTA," "MKULTRA," "MKNAOMI," "MKSEARCH," "MKCHICKWIT," "MKOFTEN," and any other program of experimentation involving human testing of any substance, including but not limited to, "MATERIAL TESTING PROGRAM EA 1729."
- 11. "BLUEBIRD" means, including without limitation, the official code name given in or around 1950 to the secret test program conducted by one or more of YOU CONCERNING special interrogation methods, including the use of drugs, hypnosis and isolation upon human test subjects.

- 12. "ARTICHOKE" means, including without limitation, the official code name given in or around 1951 to the secret test program conducted by one or more of YOU CONCERNING the study of special interrogation techniques and the use of chemicals, among other methods, to produce amnesia and other vulnerable states in human test subjects.
- 13. "MKDELTA" means, including without limitation, the official code name given in or around 1952 to the secret test program conducted by one or more of YOU CONCERNING the use of biochemicals in clandestine military operations.
- 14. "MKULTRA" means, including without limitation, the official code name given in or around 1953 to the secret test program conducted by one or more of YOU CONCERNING the surreptitious use of many types of drugs, as well as other methods, to manipulate individual mental states and to alter brain function, and that continued at least through the late 1960s.
- 15. "MKNAOMI" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the stockpiling of severely incapacitating and lethal materials and the development of gadgetry for the dissemination of these materials.
- 16. "MKSEARCH" means, including without limitation, the official code name given in or around 1964 to the secret test program conducted by one or more of YOU CONCERNING the development of methods to manipulate human behavior through the use of drugs and other chemical substances.
- 17. "MKCHICKWIT" or "CHICKWIT" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the identification of new drugs in Europe and Asia and collection of information and samples CONCERNING same.
- 18. "MKOFTEN" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the behavioral and toxicological effects of certain drugs on animals and humans.

- 19. "MATERIAL TESTING PROGRAM EA 1729" means, including without limitation, the official code name given to the secret test program by one or more of YOU CONCERNING the testing of lysergic acid diethylamide ("LSD") as an intelligence-gathering technique.
- 20. "EDGEWOOD ARSENAL" means the southern sector of the military installation located northeast of Baltimore, Maryland, in the Northern Chesapeake Bay along a neck of land between the Gunpowder and Bush rivers.

CONSTRUCTION

The following rules of construction shall also apply:

- 1. "All" or "each" shall be construed as "all and each."
- 2. "Any" should be understood to include and encompass "all;" "all" should be understood to include and encompass "any."
- 3. "And" or "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery request all responses that might otherwise be construed to be outside of its scope.
 - 4. The use of the singular form of any word shall include the plural and vice versa.

INSTRUCTIONS

The following instructions shall apply:

- 1. In the event YOU produce original documents for inspection and copying, such production shall be as the documents are kept in the usual course of business.
- 2. In lieu of production for inspection and copying, YOU may produce the requested documents by mail or delivery of true copies thereof to Morrison & Forester LLP at the aforesaid address, and make the originals available for inspection at a mutually agreed-upon location, during normal business hours and upon reasonable notice. The documents copied shall be copied as they are kept in the normal course of business, and any titles, labels or other descriptions on any box, folder, binder, file cabinet or other container shall be copied as well.
- 3. Each document is to be produced, along with all non-identical copies, drafts, alterations and translations thereof, in its entirety, without abbreviations or redactions.

13

14

10

15 16 17

18 19

21

22

20

23 24

25

26

27 28

If any part of a document is responsive to any of the following requests, the entire document shall be produced.

- If YOU withhold any of the requested documents from production under a claim of privilege or other protection, it must serve within thirty (30) days of the service of this request a list of such withheld documents ("privilege log") indicating, for each document withheld, the following information if known or available to YOU: (i) the date composed or date appearing on the document; (ii) the author; (iii) the number of pages; (iv) the number of copies made; (v) the identity of all persons or entities who saw the original document or saw or received a copy of such document, and the job titles of each such person; (vi) the subject matter; and (vii) the basis for claim of privilege or other immunity asserted. The privilege log should be sufficiently detailed to permit Plaintiffs to determine whether to make a motion with respect thereto.
- 6. If YOU are aware of the existence of any requested items that they are unable to produce, specify in writing and serve upon the undersigned a list indicating the identity of such documents within thirty (30) days of the service of this request. Such identification should, for each such document, set forth whether the document: (i) has been destroyed; (ii) has been lost, misplaced or stolen; or (iii) has never been, or is no longer, in the possession, custody or control 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.
- If YOU contend that any of the following requests is objectionable in whole or in part, YOU shall state with particularity each objection, the basis for it and the categories of information and documents to which the objection applies, and YOU shall respond to the request 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.
- 10. Unless otherwise specified, each request calls for all documents created, received, or dated between January 1, 1940 and the date of YOUR response to the request.

REQUESTS FOR PRODUCTION

PREAMBLE TO ALL REQUESTS: All DOCUMENTS CONCERNING any one or more of the following:

REQUEST FOR PRODUCTION NO. 153:

An agreement between the CIA and the U.S. Department of Justice, arranged by CIA General Counsel Lawrence Houston and Attorney General William P. Rogers in February 1954, whereby the violation of "criminal statutes" by CIA would not result in Department of Justice prosecutions if highly classified and complex covert operations were threatened with exposure.

REQUEST FOR PRODUCTION NO. 154:

The U.S. Army's involvement in Project Bluebird between 1949 and 1951, including, but not limited to Project Bluebird programs in which former American prisoners of war in Army hospitals were subjected to various behavioral modification programs, including the use of experimental drugs and special interrogation methods.

REQUEST FOR PRODUCTION NO. 155:

Collaboration between officials within CIA's Security Office, scientists from Fort Detrick's Special Operations Division, and scientists from other Army installations, including

Edgewood Arsenal, on experiments with LSD, mescaline, peyote, and synthesized substance known as "Smasher" in the summer of 1951.

REQUEST FOR PRODUCTION NO. 156:

A Project Artichoke program using American military men serving court martial sentences in federal prisons as human test subjects in experiments conducted at a reformatory in Bordertown, New Jersey, St. Elizabeth's Hospital, Washington, D.C., a Veteran Administration hospital in Detroit Michigan, and a Federal Narcotics Farm in Lexington Kentucky, among other places, including, but not limited to a September 1953 memorandum from Project Artichoke director Morse Allen to Paul Gaynor, head of the CIA's Security Research Staff, suggesting that the government induce participation in the experiments by promising that recommendations would be made to the Adjutant General's office to have prisoners' sentences appropriately reduced if they co-operated in experimentation.

REQUEST FOR PRODUCTION NO. 157:

A certain Report of the Ad Hoc Study Group on Psychochemicals, published on or around November 19, 1955, which made recommendations regarding the study of psychochemicals and is sometimes referred to as the "Wolff Committee Report" or the "Wolff Report."

REQUEST FOR PRODUCTION NO. 158:

A memorandum from the chairman of the U.S. Army Research and Development Coordinating Committee on Biological and Chemical Warfare, dated on or around June 3, 1955, which requested the Technical Advisory Panel on Biological and Chemical Warfare to study the use of psychochemical agents and preceded the creation of the Ad Hoc Study Group on Psychochemicals ("Wolff Committee").

REQUEST FOR PRODUCTION NO. 159:

Attempts or efforts by Defendants to enforce the secrecy oaths described in Paragraphs 156-160 of the Second Amended Complaint.

1	REQUEST FOR PRODUCTION NO. 160:
2	The 1949 report by Dr. L. Wilson Greene, Technical Director of the Chemical and
3	Radiological Laboratories at the Army Chemical Center, entitled "Psychochemical Warfare, A
4	New Concept of War," and all MEETINGS and COMMUNICATIONS CONCERNING the
5	same.
6	REQUEST FOR PRODUCTION NO. 161:
7	The DOD study of the potential importance of certain psychochemical materials,
8	including LSD, which was conducted by the Ad Hoc Study Group of Psychochemicals under
9	the Technical Advisory Panel on CW and BW of the Offices of the Assistant Secretary of
10	Defense for Research and Development, which was ongoing as of 1955, the CIA's financial
11	support of this study, and all MEETINGS and COMMUNICATIONS CONCERNING the
12	same.
13	REQUEST FOR PRODUCTION NO. 162:
14	MEETINGS and COMMUNICATIONS between or among any of the following
15	persons and the CIA CONCERNING psychochemicals:
16	Dr. L. Wilson Greene, Technical Director, Chemical Corps, Chemical and Radiologica
17	Laboratories, Army Chemical Center;
18	Dr. David Bruce Dill, Scientific Director, Chemical Corps, Medical Laboratory, Army
19	Chemical Center;
20	Dr. Armedeo Marrazzi, a scientist at the Medical Laboratory, Army Chemical Center;
21	Capt. Clifford P. Phoebus, Chief, Biological Sciences Division, Office of Naval
22	Research;
23	Brig. Gen. Don D. Flickinger, ARDC, U.S.A.F.; and
24	Lt. Col. Alexander Batlin, Office of the Assistant Secretary of Defense (Research and
25	Development).
26	REQUEST FOR PRODUCTION NO. 163:
27	Study prepared by Dr. Sidney Gottlieb, Deputy Chief of TSD, scientific advisor to the
28	Deputy Director/Plans, dated April 21, 1960, entitled "Scientific and Technical Problems in

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

Covert Action Operations," including Appendix B entitled "The Applicability of Special 1 2 Chemicals and Biologicals to Clandestine Operations," and all MEETINGS and COMMUNICATIONS CONCERNING the same. 3 4 **REQUEST FOR PRODUCTION NO. 164:** The Report of the Ad Hoc Advisory Committee on Chemical Corps Mission and 5 Structure as referred to on pages 6-7 of the Summary of Major Events and Problems, United 6 7 States Army Chemical Corps (November 1956) and all MEETINGS and 8 COMMUNICATIONS CONCERNING the same. 9 **REQUEST FOR PRODUCTION NO. 165:** 10 The permission granted for the use of human volunteers in the evaluation of biological 11 agents, the plan drawn up at Fort Detrick for the assessment of BW agents and vaccines and 12 plan approval by the Surgeon General, and the work carried out under contract in a medical 13 school, as described on page 6 of the document entitled Summary of Major Events and 14 Problems (Reports Control Symbol CSHIS-6), Historical Office of the Chief Chemical Officer 15 for Fiscal Year 1954 (September 1954), and all MEETINGS and COMMUNICATIONS 16 CONCERNING the same. 17 **REQUEST FOR PRODUCTION NO. 166:** 18 The report issued by the so-called Miller Committee identified on page 6 of the 19 DOCUMENT entitled Summary of Major Events and Problems, United States Chemical Corps 20 for Fiscal Year 1955, Historical Office of the Chief Chemical Officer (December 1955) and all 21 MEETINGS and COMMUNICATIONS CONCERNING the same. 22 **REQUEST FOR PRODUCTION NO. 167:** 23 Agendas, presentations, materials, reports or other DOCUMENTS CONCERNING the 24 preparation for and conduct of 11th CBR Tripartite Conference in 1956, as described on pages 25 85 and 86 of the Summary of Major Events and Problems, United States Army Chemical 26 Corps, Fiscal Year 1956, Chemical Corps Historical Office (Nov. 1956), and other conferences

held between 1945 and 1977, and all MEETINGS and COMMUNICATIONS CONCERNING

28 the same.

27

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

REQUEST FOR PRODUCTION NO. 168:

The agendas, transcripts, correspondence, reports, recommendations, presentations and COMMUNICATIONS and MEETINGS CONCERNING the Wolff Committee as referred to on page 129 of the Summary of Major Events and Problems, United States Army Chemical Corps, Fiscal Year 1956, Chemical Corps Historical Office (Nov. 1956).

REQUEST FOR PRODUCTION NO. 169:

The CmlC Consolidated R&D Annual Report, Project 4-08-03-016 and other DOCUMENTS referred to in footnote 170, page 98 of the Summary of Major Events and Problems, United States Army Chemical Corps, Fiscal Year 1956, Chemical Corps Historical Office (Nov. 1956), and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 170:

The research programs and studies of biological weapons described on page 104 of the Summary of Major Events and Problems, United States Army Chemical Corps, Fiscal Year 1956, Chemical Corps Historical Office (Nov. 1956), including but not limited to, experiments and the results of experiments, conducted at or under the direction of the special medical unit set up by the Surgeon General at Fort Detrick to operate the hospital facility and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 171:

Reports, contracts, notes, subcontracts and other DOCUMENTS CONCERNING the Kharasch program of collaboration between university professors and the Chemical Corps, as described on pages 101 through 103 of the Summary of Major Events and Problems, United States Army Chemical Corps, Fiscal Year 1956, Chemical Corps Historical Office (Nov. 1956), and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 172:

The report and DOCUMENTS referenced in the report of the Ad Hoc Committee or Reeves Committee and its approval by the Defense Science Board, as referenced on pages 88 and 93 of the Summary of Major Events and Problems, United States Army Chemical Corp,

26.

Case4:09-cv-00037-CW Document148-2 Filed09/16/10 Page6 of 54

	II ^	
1	Fiscal Year 1958, U.S. Army Chem	ical Corps Field Office (MARCH 1959) and all
2	MEETINGS and COMMUNICATION	ONS CONCERNING the same.
3	REQUEST FOR PRODUCTION	NO. 173:
4	Agendas, presentations, mat	erials, reports or other DOCUMENTS CONCERNING the
5	Quadripartite Standing Working Gr	oup on Chemical Warfare, including but not limited to the
6	Proceedings of the 1st Meeting of th	ne Quardripartite Standing Working Group on Chemical
7	Warfare at Edgewood Arsenal in 19	65, and all MEETINGS and COMMUNICATIONS
8	CONCERNING the same.	
9		
10	Dated: July 1, 2010	GORDON P. ERSPAMER
11		TIMOTHY W. BLAKELY ADRIANO HRVATIN STACEN M. SPRENKEI
12		STACEY M. SPRENKEL DANIEL J. VECCHIO DIANA LUO
13		MORRISON & FOERSTER LLP
14		
15		By: Dordon P. Espawer
16		Gordon P. Erspamer
17		Attorneys for Plaintiffs Vietnam Veterans of America; Bruce Price;
18	~	Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C. Forrest
19		man, buria e. bunane, and man et a circu
20		
21	,	
22		
23		
24		
25		
26		
27		•

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

CERTIFICATE OF SERVICE BY MAIL

(Fed. R. Civ. Proc. rule 5(b))

2

4

5

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 425 Market Street, San Francisco, California 94105-2482; I am not a party to the within cause; I am over the age of eighteen years and I am readily familiar with Morrison & Foerster's practice for collection and processing of correspondence for mailing with the United States Postal Service and know that in the ordinary course of Morrison & Foerster's business practice the document described below will be deposited with the United States Postal Service on the same date that it is placed at Morrison & Foerster with postage thereon fully prepaid for collection and mailing.

6 7

I further declare that on the date hereof I served a copy of:

8

PLAINTIFFS' THIRD SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS

9

10

on the following by placing a true copy thereof enclosed in a sealed envelope addressed as follows for collection and mailing at Morrison & Foerster LLP, 425 Market Street, San Francisco, California 94105-2482, in accordance with Morrison & Foerster's ordinary business practices:

11 12

13

14

Caroline Lewis Wolverton

Trial Attorney

Civil Division, Federal Programs Branch

U.S. Department of Justice

P.O. Box 883

Washington, D.C. 20044

15 16

I declare under penalty of perjury that the above is true and correct.

17

Executed at San Francisco, California, this 1st day of July, 2010.

18

19

20

21

22

23

24

2526

27

28

Kathy Beaudoin (typed)

Katy Beendoin (signature)

PLS.' THIRD REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2849681

Case4:09/cv-00037-CW Document148-2 Filed09/16/10 Page8 of 54

1	GORDON P. ERSPAMER (CA SBN 83364)	
2	GErspamer@mofo.com TIMOTHY W. BLAKELY (CA SBN 242178)	
3	TBlakely@mofo.com ADRIANO HRVATIN (CA SBN 220909)	
4	AHrvatin@mofo.com STACEY M. SPRENKEL (CA SBN 241689)	
5	SSprenkel@mofo.com DANIEL J. VECCHIO (CA SBN 253122)	
6	DVecchio@moo.com DIANA LUO (CA SBN 233712)	
7	DLuo@mofo.com MORRISON & FOERSTER LLP	
8	425 Market Street San Francisco, California 94105-2482	
9	Telephone: 415.268.7000 Facsimile: 415.268.7522	
10	Attorneys for Plaintiffs Vietnam Veterans of America; Swords to Plowshar	age Victoriana
11	Rights Organization; Bruce Price; Franklin D. Roch Meirow; Eric P. Muth; David C. Dufrane; and Wra	nelle; Larry
12	Mellow, EACT. Mulli, David C. Dullane, and Wia	y C. Politest
13	UNITED STATES DI	STRICT COURT
14	NORTHERN DISTRICT OF CALIF	ORNIA, OAKLAND DIVISION
15	VIETNAM VETERANS OF AMERICA, a Non-	Case No. CV 09-0037-CW
16	Profit Corporation; SWORDS TO PLOWSHARES: VETERANS RIGHTS	PLAINTIFFS' FOURTH 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 MICHAEL V. HAYDEN, USAF,	
23	Director of the Central Intelligence Agency; UNITED STATES DEPARTMENT OF	
24	DEFENSE; DR. ROBERT M. GATES, Secretary of Defense; UNITED STATES DEPARTMENT	
25	OF THE ARMY; PETE GEREN, United States Secretary of the Army; UNITED STATES OF	
26	AMERICA; and MICHAEL B. MUKASEY, Attorney General of the United States,	
27	Defendants.	
28	PLS.' FOURTH REQUEST FOR PRODUCTION	
	Case No. CV 09-0037-CW sf-2867100	

1 PROPOUNDING PARTIES: Plaintiffs Vietnam Veterans of America; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and 2 Wray C. Forrest RESPONDING PARTIES: 3 Defendants Central Intelligence Agency: General Michael V. Hayden, USAF, Director of the Central Intelligence Agency; United States Department of Defense; Dr. Robert M. Gates, 4 Secretary of Defense; United States Department of the Army; Pete Geren, United States Secretary of the Army: United States 5 of America, and Michael B. Mukasey, Attorney General of the 6 United States 7 SET NUMBER: Four Pursuant to Rule 34 of the Federal Rules of Civil Procedure, Plaintiffs Vietnam 8 Veterans of America, Bruce Price, Franklin D. Rochelle, Larry Meirow, Eric P. Muth, David 9 C. Dufrane and Wray C. Forrest (collectively, "Plaintiffs") request that each of the named 10 defendants (collectively, "Defendants") separately produce for inspection and copying the 11 documents and things set forth below that are in their possession, custody or control, or in the 12 possession, custody or control of their attorneys and/or accountants, their investigators and any 13 persons acting on their behalf, at the offices of Morrison & Foerster LLP, 425 Market Street, 14 San Francisco, California 94105, or another place as may be mutually agreed upon, within 15 thirty (30) days of the service of this request. 16 **DEFINITIONS** 17 Unless otherwise indicated, the following definitions shall apply: 18 "COMMUNICATION" or "COMMUNICATIONS" means, unless otherwise 19 specified, any of the following: (a) any written letter, memorandum, DOCUMENT or any 20 other writing; (b) any telephone call between two or more PERSONS, whether or not such call 21 was by chance or prearranged, formal or informal; and (c) any conversation or MEETING 22 between two or more PERSONS, whether or not such contact was by chance or prearranged, 23 formal or informal, including without limitation, conversations or MEETINGS occurring via 24 telephone, teleconference, video conference, electronic mail (e-mail) or instant electronic 25 messenger. 26 "DOCUMENT" or "DOCUMENTS" means any tangible thing upon which any 27 expression, COMMUNICATION or representation has been recorded by any means, including 28

PLS.' FOURTH REQUEST FOR PRODUCTION

Case No. CV 09-0037-CW

sf-2867100

but not limited to, handwriting, typewriting, printing, photostatting, photographing, magnetic impulse or mechanical or electronic recording and any non-identical copies (whether different from the original because of notes made on such copies, because of indications that said copies were sent to different individuals than were the originals or because of any other reason), including but not limited to, working papers, preliminary, intermediate or final drafts, correspondence, memoranda, charts, notes, records of any sort of MEETINGS, invoices, financial statements, financial calculations, diaries, reports of telephone or other oral conversations, desk calendars, appointment books, audio or video tape recordings, e-mail or electronic mail, electronic folders, microfilm, microfiche, computer tape, computer disk, computer printout, computer card and all other writings and recordings of every kind that are in YOUR actual or constructive possession, custody or control.

3. "IDENTIFY" or "IDENTITY" means:

- a. with respect to a PERSON, to state the PERSON's full name, current or last known employer, that employer's address and telephone number, the PERSON's title and/or position with that employer, and the PERSON's current or last known home address and telephone number;
- b. with respect to a DOCUMENT, to state the type of DOCUMENT (i.e., letter, memorandum, telephone note, computer floppy or hard disk, magnetic tape, etc.), the title of the DOCUMENT (if any), the date it was created, the author, all intended recipients including the addressee and any and all copyees, a brief description of the subject matter of the DOCUMENT, the present and/or last known location of the DOCUMENT, and to IDENTIFY all present or last known person in possession, custody or control of the DOCUMENT;
- c. with respect to a COMMUNICATION to state the name and affiliation of all PERSONS participating in, or present for, the COMMUNICATION, the date of the COMMUNICATION, and whether it was conducted in person or by other means (such as 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.
- 4. "MEETING" or "MEETINGS" means any coincidence of, or presence of, or telephone, television, radio or other electronic communication between or among persons, whether such was by chance or prearranged, informal or formal.
- 5. "PERSON" or "PERSONS" means, unless otherwise specified, any natural person, firm, entity, corporation, partnership, proprietorship, association, joint venture, other form of organization or arrangement and government and government agency of every nature and type.
- 6. "YOU" or "YOUR" means the Defendants in this action, and all of their offices, departments, organizations, administrations, boards, commissions, task forces, 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, investigators or consultants.
- 7. "CONCERNING" means constituting, summarizing, memorializing, referring to, regarding and/or relating to.

SPECIAL DEFINITIONS

Unless otherwise indicated, the following special definitions shall apply:

- 1. "CIA" means the Central Intelligence Agency of the United States, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 2. "DEPARTMENT OF DEFENSE" or "DoD" means the United States Department of Defense, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees and service members.
- 3. "DEPARTMENT OF THE ARMY" or "DoA" means the United States

 Department of the Army, and all its offices, departments, organizations, administrations,
 boards, commissions, task forces, management, and past and present employees and service
 members.

- 4. "GAO" means the United States Government Accountability Office and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 5. "IOM" means the Institute of Medicine, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 6. "NRC" means the National Research Council, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 7. "NAS" means the National Academy of Sciences, a branch of the National Academies, and all its predecessors, offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 8. "VA" or "DVA" means the United States Department of Veterans Affairs, and all its offices, departments, organizations, administrations, boards, consultants, commissions, task forces, management, and past and present employees.
- 9. "DAIG" means the Department of the Army Inspector General, and all its offices, departments, organizations, administrations, boards, commissions, task forces, management, and past and present employees.
- 10. "TEST PROGRAMS" means each of the projects identified in the Complaint, including without limitation, Projects "BLUEBIRD," "ARTICHOKE," "MKDELTA," "MKULTRA," "MKNAOMI," "MKSEARCH," "MKCHICKWIT," "MKOFTEN," and any other program of experimentation involving human testing of any substance, including but not limited to, "MATERIAL TESTING PROGRAM EA 1729."
- 11. "BLUEBIRD" means, including without limitation, the official code name given in or around 1950 to the secret test program conducted by one or more of YOU CONCERNING special interrogation methods, including the use of drugs, hypnosis and isolation upon human test subjects.

- 12. "ARTICHOKE" means, including without limitation, the official code name given in or around 1951 to the secret test program conducted by one or more of YOU CONCERNING the study of special interrogation techniques and the use of chemicals, among other methods, to produce amnesia and other vulnerable states in human test subjects.
- 13. "MKDELTA" means, including without limitation, the official code name given in or around 1952 to the secret test program conducted by one or more of YOU CONCERNING the use of biochemicals in clandestine military operations.
- 14. "MKULTRA" means, including without limitation, the official code name given in or around 1953 to the secret test program conducted by one or more of YOU CONCERNING the surreptitious use of many types of drugs, as well as other methods, to manipulate individual mental states and to alter brain function, and that continued at least through the late 1960s.
- 15. "MKNAOMI" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the stockpiling of severely incapacitating and lethal materials and the development of gadgetry for the dissemination of these materials.
- 16. "MKSEARCH" means, including without limitation, the official code name given in or around 1964 to the secret test program conducted by one or more of YOU CONCERNING the development of methods to manipulate human behavior through the use of drugs and other chemical substances.
- 17. "MKCHICKWIT" or "CHICKWIT" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the identification of new drugs in Europe and Asia and collection of information and samples CONCERNING same.
- 18. "MKOFTEN" means, including without limitation, the official code name given to the secret test program conducted by one or more of YOU CONCERNING the behavioral and toxicological effects of certain drugs on animals and humans.

- 19. "MATERIAL TESTING PROGRAM EA 1729" means, including without limitation, the official code name given to the secret test program by one or more of YOU CONCERNING the testing of lysergic acid diethylamide ("LSD") as an intelligence-gathering technique.
- 20. "EDGEWOOD ARSENAL" means the southern sector of the military installation located northeast of Baltimore, Maryland, in the Northern Chesapeake Bay along a neck of land between the Gunpowder and Bush rivers.

CONSTRUCTION

The following rules of construction shall also apply:

- 1. "All" or "each" shall be construed as "all and each."
- 2. "Any" should be understood to include and encompass "all;" "all" should be understood to include and encompass "any."
- 3. "And" or "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the discovery request all responses that might otherwise be construed to be outside of its scope.
 - 4. The use of the singular form of any word shall include the plural and vice versa.

INSTRUCTIONS

The following instructions shall apply:

- 1. In the event YOU produce original documents for inspection and copying, such production shall be as the documents are kept in the usual course of business.
- 2. In lieu of production for inspection and copying, YOU may produce the requested documents by mail or delivery of true copies thereof to Morrison & Forester LLP at the aforesaid address, and make the originals available for inspection at a mutually agreed-upon location, during normal business hours and upon reasonable notice. The documents copied shall be copied as they are kept in the normal course of business, and any titles, labels or other descriptions on any box, folder, binder, file cabinet or other container shall be copied as well.
- 3. Each document is to be produced, along with all non-identical copies, drafts, alterations and translations thereof, in its entirety, without abbreviations or redactions. PLS.' FOURTH REQUEST FOR PRODUCTION

5

8 9

11

12

10

13 14

15 16

17

18

19 20

21

22

23 24

25

26 27

- If any part of a document is responsive to any of the following requests, the entire document shall be produced.
- 5. If YOU withhold any of the requested documents from production under a claim of privilege or other protection, it must serve within thirty (30) days of the service of this request a list of such withheld documents ("privilege log") indicating, for each document withheld, the following information if known or available to YOU: (i) the date composed or date appearing on the document; (ii) the author; (iii) the number of pages; (iv) the number of copies made; (v) the identity of all persons or entities who saw the original document or saw or received a copy of such document, and the job titles of each such person; (vi) the subject matter; and (vii) the basis for claim of privilege or other immunity asserted. The privilege log should be sufficiently detailed to permit Plaintiffs to determine whether to make a motion with respect thereto.
- If YOU are aware of the existence of any requested items that they are unable to produce, specify in writing and serve upon the undersigned a list indicating the identity of such documents within thirty (30) days of the service of this request. Such identification should, for each such document, set forth whether the document: (i) has been destroyed; (ii) has been lost, misplaced or stolen; or (iii) has never been, or is no longer, in the possession, custody or control 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.
- 7. If YOU contend that any of the following requests is objectionable in whole or in part, YOU shall state with particularity each objection, the basis for it and the categories of information and documents to which the objection applies, and YOU shall respond to the request insofar as it is not deemed objectionable.

1	8. If YO
2	a reasonable mean
3	to the assumed me
4	9. The fo
5	26(e) of the Federa
6	requests, YOU acc
7	responsive to the r
8	additional knowled
9	10. Unle
10	or dated between J
11	
12	<u>PREAMB</u>
13	more of the follow
14	REQUEST FOR
15	Reports, pi
16	CONCERNING S
17	human subjects, as
18	Research Council
19	REQUEST FOR
20	The Bienni
21	and all MEETING
22	REQUEST FOR
22 23	The contra
23	
22232425	The contra

	8.	If YOU find the meaning of any term in these requests unclear, YOU shall assume
a reaso	nable	e meaning, state what the assumed meaning is, and respond to the request according
to the a	issun	ned 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.
- 10. Unless otherwise specified, each request calls for all documents created, received, or dated between January 1, 1940 and the date of YOUR response to the request.

REQUESTS FOR PRODUCTION

PREAMBLE TO ALL REQUESTS: All DOCUMENTS CONCERNING any one or more of the following:

REQUEST FOR PRODUCTION NO. 175:

Reports, presentations, memoranda, MEETINGS and other COMMUNICATIONS CONCERNING Suffield F.E. 197 of March 30, 1944, relating to field trials of lewisite on human subjects, as referenced on page 2 of enclosure 3 to the Minutes of the MEETING of the Research Council of the Chemical Corps Advisory Board held on June 3, 1947.

REQUEST FOR PRODUCTION NO. 176:

The Biennial Reports of the Chief Chemical Officer of the U.S. Army Chemical Corps and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 177:

The contracts between YOU and the University of Pennsylvania with Carl F. Schmidt as principal investigator CONCERNING a balanced chemical-biological search for novel chemical warfare agents, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

27

26

REQUEST FOR PRODUCTION NO. 178:

The Kharasch Contract and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 179:

Presentations and reports made to the Armed Forces Policy Council CONCERNING chemical warfare, biological warfare, or mind control agents or weapons, including, without limitation, the presentation delivered by General William M. Creasy in 1958, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 180:

MEETINGS, conferences, reports, contracts, and other COMMUNICATIONS involving the Operations Research Office, described by the Army Chemical Corps Advisory Council, as a contracting agency for the Army operating out of Johns Hopkins University, CONCERNING chemical or biological weapons or research.

REQUEST FOR PRODUCTION NO. 181:

Papers published or presented at any conference or MEETING by members of the U.S. Army Chemical Corps CONCERNING chemical or biological weapons research or substances, and all COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 182:

The "master DOCUMENT" covering the major areas of chemical and biological weapons research and all of the supporting DOCUMENTS relating to concepts of use, research and development, material guidance, planning of mission, delivery, use, estimation of casualties, and supply considerations, as described on pages 13-17 in the Summary of the MEETING of the U.S. Army Chemical Corps Advisory Council held on June 23-24, 1958, at the Army Chemical Center, Maryland, and all MEETINGS and COMMUNICATIONS CONCERNING the same.

REQUEST FOR PRODUCTION NO. 183:

Research, reports, MEETINGS and other COMMUNICATIONS CONCERNING the synergistic effects of radiation on chemical and biological agents or weapons and any PLS.' FOURTH REQUEST FOR PRODUCTION

1	combinations of them, including, without limitation, the studies conducted at Dugway Proving
2	Grounds, the conferences held at RDCOM headquarters, the research conducted by the
3	Biological Warfare Laboratories and Chemical Warfare Laboratories, input from the Surgeon
4	General's Office, and all contracts with universities and private contractors CONCERNING
5	the same.
6	REQUEST FOR PRODUCTION NO. 184:
7	Reports, minutes, MEETINGS and other COMMUNICATIONS CONCERNING the
8	Ad Hoc Study Group on Limited Warfare of the Defense Science Board and/or the role or
9	effects of chemical or biological weapons or agents in modern warfare.
10	REQUEST FOR PRODUCTION NO. 185:
11	Reports, conclusions, analyses, MEETINGS and other COMMUNICATIONS
12	CONCERNING the LAC and North American Spray Trials re biological weapons or agents.
13	REQUEST FOR PRODUCTION NO. 186:
14	Studies, reports, data, health effects, toxicity, conclusions, MEETINGS and
15	COMMUNICATIONS CONCERNING the toxic moiety of X and/or Recommendation
16	No. 36-59 of the Agents Committee, Fort Detrick and Army Chemical Center, Maryland,
17	November 5-6, 1959 (as included in the Reports and Recommendations of the Chemical Corps
18	Advisory Council, December 31, 1959).
19	REQUEST FOR PRODUCTION NO. 187:
20	Presentations, reports, agendas, MEETINGS and COMMUNICATIONS involving the
21	Agents Committee and Medical Committee of the U.S. Army Chemical Corps Advisory
22	Council CONCERNING biological or chemical agents or weapons and/or health effects of the
23	same.
24	REQUEST FOR PRODUCTION NO. 188:
25	Reports, memoranda, MEETINGS and other COMMUNICATIONS CONCERNING
26	the field testing of BZ and other chemical or biological agents at Dugway Proving Grounds,
27	including, without limitation, all deaths, injuries, experiences of unconsciousness, illnesses,
28	hospitalizations, reactions, and acute somatic effects and the "incident with BZ" described in
	PLS.' FOURTH REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2867100

the May 31, 1962 Report and Recommendations of the Chemical Corps Advisory Council at
Page 22.
REQUEST FOR PRODUCTION NO. 189:
Medical Laboratories Contract Reports CONCERNING biological or chemical
weapons or agents, including, without limitation, the entities and PERSONS listed on pages
17-18 of Chemical Corps Medical Laboratories Special Report No. 59, Clarence J. Hylander,
Chief, Technical Information Office (January 1955), and all MEETINGS and
COMMUNICATIONS CONCERNING the same.
REQUEST FOR PRODUCTION NO. 190:
Reports, agendas, presentations, transcripts, MEETINGS and other
COMMUNICATIONS CONCERNING tri-service conferences to address the health hazards of
military chemicals, including, without limitation, those authored or received by Colonel
William E.R. Sullivan, Deputy Commander of the Army Chemical Corps Research and
Engineering Command.
REQUEST FOR PRODUCTION NO. 191:
The negotiation, content, application, interpretation or other DOCUMENTS
CONCERNING the 1952 Memorandum of Understanding between the CIA and the Army's
Chief Chemical Corps Officer CONCERNING an agreement which established that the
Chemical Corp's Special Operations Division would pursue projects requested by the CIA and
the CIA would provide funding for those projects, and all MEETINGS and
COMMUNICATIONS CONCERNING the same.
REQUEST FOR PRODUCTION NO. 192:
The contract scope, design, experiments, results, and all MEETINGS and
COMMUNICATIONS CONCERNING Contract DA-18-108-405-CML-826 with Hazleton
Laboratories, Falls Church, Virginia.
REQUEST FOR PRODUCTION NO. 193:
COMMUNICATIONS and MEETINGS between or amongst YOU and the Society of
Biological Psychiatry, whose address at one time was 2010 Wilshire Boulevard, Los Angeles,
PLS.' FOURTH REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2867100

Case4:09-cv-00037-CW Document148-2 Filed09/16/10 Page20 of 54

1	California, and or its officers, including, without limitation, Dr. Amedeo S. Marrazzi,
2	President; Dr. Max Rinkel, First VP; Dr. George Thompson, Second VP; Dr. Karl O. Von
3	Hagen; Dr. Lauretta Bender; Dr. Paul Hoch; Dr. Leo Alexander; Dr. Howard Hoagland;
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

PLS.' FOURTH REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2867100

Case4:09-cv-00037-CW Document148-2 Filed09/16/10 Page21 of 54 1 Dr. Max Fink; and/or Dr. Harold Himwich, CONCERNING the TEST PROGRAMS or any 2 experiments with chemical or biological substances with human subjects. 3 4 Dated: August 2, 2010 GORDON P. ERSPAMER TIMOTHY W. BLAKELY 5 ADRIANO HRVATIN STACEY M. SPRENKEL 6 DANIEL J. VECCHIO DIANA LUO 7 MORRISON & FOERSTER LLP 8 9 10 Gordon P. Erspamer 11 Attorneys for Plaintiffs Vietnam Veterans of America; Swords to 12 Plowshares: Veterans Rights Organization; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. 13 Muth; David C. Dufrane; and Wray C. Forrest 14 15 16 17 18 19 20 21 22 23 24 25 26 27

CERTIFICATE OF SERVICE BY MAIL

(Fed. R. Civ. Proc. rule 5(b))

I declare that I am employed with the law firm of Morrison & Foerster LLP, whose address is 425 Market Street, San Francisco, California 94105-2482; I am not a party to the within cause; I am over the age of eighteen years and I am readily familiar with Morrison & Foerster's practice for collection and processing of correspondence for mailing with the United States Postal Service and know that in the ordinary course of Morrison & Foerster's business practice the document described below will be deposited with the United States Postal Service on the same date that it is placed at Morrison & Foerster with postage thereon fully prepaid for collection and mailing.

I further declare that on the date hereof I served a copy of:

PLAINTIFFS' FOURTH SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO ALL DEFENDANTS

on the following by placing a true copy thereof enclosed in a sealed envelope addressed as follows for collection and mailing at Morrison & Foerster LLP, 425 Market Street, San Francisco, California 94105-2482, in accordance with Morrison & Foerster's ordinary business practices:

Caroline Lewis Wolverton
Trial Attorney
Civil Division, Federal Programs Branch
U.S. Department of Justice

P.O. Box 883 Washington, D.C. 20044

I declare under penalty of perjury that the above is true and correct.

Executed at San Francisco, California, this 2nd day of August, 2010.

Kathy Beaudoin

(typed)

Hatty Deardon (signature)

PLS.' FOURTH REQUEST FOR PRODUCTION Case No. CV 09-0037-CW sf-2867100