UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 22-5235 (C.A. No. 04-814)

ACCURACY IN MEDIA,

Appellant,

Filed: 06/22/2023

v.

CENTRAL INTELLIGENCE AGENCY,

Appellee.

APPELLEE'S UNOPPOSED MOTION TO EXTEND TIME TO FILE A REPLY

Pursuant to Circuit Rule 27, Appellee Central Intelligence Agency (the "Agency"), respectfully moves to enlarge the deadline for filing its reply to Accuracy in Media's opposition to the motion for summary affirmance. Pursuant to the Circuit Rules, a reply is currently due by June 27, 2023. The Agency hereby requests that the Court extend the deadline within which to file its reply until to July 27, 2023. Accuracy in Media's counsel, John C. Clarke, has been consulted regarding the relief requested in this motion, and he kindly assented.

This appeal is from the District Court's resolution of this Freedom of Information Act case in which the requester challenged the Central Intelligence Agency's search of its operational records. Appellee respectfully requests an extension because counsel who is handling this appeal is handling an exceptionally large and demanding caseload. In addition to discovery and other litigation duties,

Filed: 06/22/2023

undersigned counsel this month has been required to research and prepare five dispositive and other motions in the District Court as of this date. Counsel has another dispositive motion due on June 30, 2023, as well as seven reply briefs in a consolidated employment action due on June 29, 2023. As a result, undersigned counsel requests that the Agency be granted additional time to review the opposition to the motion for summary affirmance and to prepare a reply and have it reviewed internally as required by Department of Justice procedures.

The Court should benefit from granting this extension because the Agency's reply will better address the issues requiring resolution. Agency counsel also needs a reasonable amount of additional time to review the draft reply before it is filed. This motion is being filed in good faith and not for purposes of undue delay. No party will be materially prejudiced by the extension requested.

* * *

For all these reasons, the Appellee respectfully requests that the Court grant this motion and enlarge until July 27, 2023 the deadline for the Agency to file its reply.

Dated: June 22, 2023.

MATTHEW M. GRAVES United States Attorney

Filed: 06/22/2023

BRIAN P. HUDAK
JANE M. LYONS
Assistant United States Attorneys

/s/ Thomas W. Duffey
THOMAS W. DUFFEY
Assistant United States Attorney
601 D Street, N.W.
Washington, D.C. 20530
(202) 252-2510
Thomas.duffey@usdoj.gov

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 22nd day of June 2023, the foregoing motion was served by filing it using the Court's Electronic Case Filing System.

/s/ Thomas W. Duffey
THOMAS W. DUFFEY
Assistant United States Attorney

Filed: 06/22/2023

CERTIFICATE OF COMPLIANCE

The text for this motion is prepared using 14-point Times New Roman typeface. The text of this motion consists of 488 words, as calculated by counsel's word processor.

/s/ Thomas W. Duffey
THOMAS W. DUFFEY
Assistant United States Attorney