UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

LOIS MOORE, et al.,	
Plaintiffs,	
v.)	Civil Action No. 20cv1027 (RCL)
UNITED STATES CENTRAL INTELLIGENCE AGENCY)))
Defendant.	

STATUS REPORT

Pursuant to this Court's Minute Order dated August 25, 2020, Defendant Central Intelligence Agency ("Defendant" or "CIA"), through undersigned counsel and with consultation with counsel for Plaintiffs, respectfully provide the following Status Report to the Court:

- 1. On April 28, 2020, Plaintiffs Lois Moore, Robert Moore, Jana Orear, Christianne O'Malley, and Mark Sauter ("Plaintiffs") commenced this litigation against the CIA alleging that the CIA failed to respond to their FOIA request for information regarding American POWs of the Korean War being transported to China and the Soviet Union for imprisonment and interrogation. ECF No. 1 (Complaint).
 - 2. On June 3, 2020, CIA filed an Answer to the Complaint. ECF No. 6 (Answer).
- 3. Pursuant to the agreement of the Parties that Defendant prioritize 11 items identified by Plaintiffs from their FOIA request, Defendant reports that it has processed and provided documents with exemptions asserted with each redaction on October 7, 2020, and on October 23, 2020.

- 4. Defendant is continuing its search for records responsive to the remaining items in the Plaintiffs' request. As Defendant has previously informed Court, however, CIA is prioritizing mission-critical activities, and CIA's FOIA staffing and processing capabilities have been reduced due to the COVID pandemic and the workplace precautions required to secure Agency workspaces. Given the current limited availability of key search personnel and requisite subject matter experts and the inability of CIA's personnel to work remotely, CIA requires additional time in which to process Plaintiffs' requests.
- 5. Once CIA has a better idea of the volume of documents responsive to Plaintiffs' request, the Parties will confer and inform the Court of their proposed schedule for the processing/production of documents responsive to the remaining requests.
- 6. The parties cannot determine whether summary judgment briefing will be necessary until the CIA has completed its review/production of responsive, non-exempt records and the parties have had an opportunity to confer regarding the production and any withholdings.
- 7. The Defendant proposes, and Plaintiff consents, to file a further Status Report on or before Monday, December 28, 2020.

Dated: October 26, 2020 Respectfully submitted,

MICHAEL R. SHERWIN Acting United States Attorney

DANIEL F. VAN HORN, D.C. Bar No. 924092 Chief, Civil Division

By: /s/ Darrell C. Valdez

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