UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

JOHN EAKIN,	§
	§
Plaintiff,	§
	§
V.	§
	§
UNITED STATES DEPARTMENT	§
OF DEFENSE,	§
	§
Defendant.	§

No. SA-16-CV-972-RCL

STATUS REPORT

The United States Department of Defense (DoD), by and through its undersigned counsel, respectfully files the following Status Report pursuant to the Court's July 8, 2022 Order.

1. On August 3, 2022, the government produced 17,226 IDPFs to Plaintiff. The volume of this production was 424.1 GB. Included in the production were 12,068 "T" files, 864 "U" files, 8 "X" files, 2,067 "Y" files, and 2,219 "Z" files.

2. On September 1, 2022, the government produced 17,966 IDFPs to Plaintiff. The volume of this production was 590 GB. Included in the production were 6,824 "N" files, 5,617 "O" files, 686 "Q" files, 32 "T" files, 4,805 "V" files, and 2 replacement files for corrupted IDPFs from the August production.

3. On October 4, 2022, the government produced 13,502 IDPFs to Plaintiff. The volume of this production was 514.7 GB. Included in the production were 13,502 "P" files.

4. On November 4, 2022, the government produced 13,122 IDPFs to Plaintiff. The volume of this production was 516.88 GB. Included in the production were 4,988 "P" files, 8,003 "R" files, and 131 replacement files for corrupted IDPFs from the September production.

Case 5:16-cv-00972-RCL Document 130 Filed 12/02/22 Page 2 of 2

5. On December 1, 2022, the government produced 13,174 IDPFs to Plaintiff. The volume of this production was 476.7 GB. Included in the production were 2 "P" files, 10,716 "R" files, and 2,456 "W" files.

6. DoD reports that there are 89,405 M–Z IDPFs remaining to be reviewed for production to Plaintiff. DoD must review and produce approximately 12,772 files each month for the next seven months to complete its production by July 8, 2023.

7. Considering the foregoing, DoD states that it remains on track to complete its production of M–Z IDPFs in compliance with the deadline set forth in the Court's Order. Accordingly, DoD will maintain the current levels of resourcing for this project at this time.

Dated: December 2, 2022

Respectfully submitted,

ASHLEY C. HOFF United States Attorney

By: <u>/s/ Thomas A. Parnham, Jr.</u> THOMAS A. PARNHAM, JR. Assistant United States Attorney New York Bar No. 4775706 903 San Jacinto Blvd, Suite 334 Austin, Texas 78701 (512) 916-5858 (tel) thomas.parnham@usdoj.gov

Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on December 2, 2022, I caused the foregoing to be electronically filed

via the Court's CM/ECF system, which will send notification to Plaintiff.

<u>/s/ Thomas A. Parnham, Jr.</u> THOMAS A. PARNHAM, JR.