EXHIBIT G

Case4:09-cv-00037-CW Document126-7 Filed08/25/10 Page2 of 13 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 STACEY M. SPRENKEL (CA SBN 241689) SSprenkel@mofo.com 5 DIANA LUO (CA SBN 233712) DLuo@mofo.com 6 MORRISON & FOERSTER LLP 425 Market Street 7 San Francisco, California 94105-2482 Telephone: 415.268.7000 8 Facsimile: 415.268.7522 9 Attorneys for Plaintiffs Vietnam Veterans of America; Swords to Plowshares: Veterans 10 Rights Organization; Bruce Price; Franklin D. Rochelle; Larry Meirow; Eric P. Muth; David C. Dufrane; and Wray C. Forrest 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION 13 14 VIETNAM VETERANS OF AMERICA, et al., CV 09-0037-CW Plaintiffs, 15 PLAINTIFFS' SUPPLEMENTAL 16 v. NOTICE OF DEPOSITIONS TO THE UNITED STATES DEPARTMENT OF CENTRAL INTELLIGENCE AGENCY, et al., 17 THE ARMY PURSUANT TO FED. R. CIV. P. 30(b)(6) Defendants. 18 19 20 21 22 23 24 25 26 27 28

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dc-603223

TO THE UNITED STATES DEPARTMENT OF THE ARMY AND ITS ATTORNEY(S) OF RECORD:

PLEASE TAKE NOTICE THAT, pursuant to Rule 30(b)(6) of the Federal Rules of Civil Procedure, plaintiffs Vietnam Veterans of America ("VVA"), Swords to Plowshares: Veterans Rights Organization ("Swords"), and six individual veterans will conduct depositions upon oral examination of Defendant United States Department of the Army ("DOA") beginning August 10, 2010, commencing at 9:30 a.m., and continuing from that time until complete, at the law offices of Morrison & Foerster LLP, 2000 Pennsylvania Avenue, NW, Suite 6000, Washington, DC 20006. The depositions will be recorded stenographically, and will be taken before a court reporter or other person authorized to administer oaths, and will be conducted in accordance with the Federal Rules of Civil Procedure. Please be advised that the depositions may be recorded on video and/or audio tape and/or LiveNote in addition to stenographic recording. The depositions will continue from day to day, Saturday, Sundays, and holidays excepted until completed or adjourned.

Pursuant to the provisions of Rule 30(b)(6), Defendant DOA is hereby directed to designate one or more of its officers, directors, managing agents, employees, or agents who consent to testify and who are the most knowledgeable and competent to testify regarding the following topics. Please provide such designations for each subject matter no later than thirty days of service of this request.

Plaintiffs reserve the right to take subsequent depositions, not just on all material issues, but also on those issues raised by documents produced by Defendant and witnesses identified in discovery.

DEFINITIONS

Unless otherwise indicated, the following definitions shall apply:

1. "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 PLS.' SUPP. 30(b)(6) DEPS. NOTICE TO DOA Case No. CV 09-0037-CW

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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.

- 2. "CONCERNING" means constituting, summarizing, memorializing, referring to, regarding and/or relating to.
- 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:
- with respect to a PERSON, to state the PERSON's full name, current or a. 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;
- h. 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, video teleconferencing, radio or other electronic communication between or among persons, whether such was by chance or prearranged, informal or formal, as well as the results of or actions to be taken following such communication.
- 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 Defendant agency in this action, and all of its 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.

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departments, organizations, administrations, boards, consultants, commissions, task forces, management, and past and present employees.

- 11. "TEST PROGRAMS" means each of the projects identified in the First Amended 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 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.

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- "MKNAOMI" means, including without limitation, the official code name e. 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.
- "MKCHICKWIT" or "CHICKWIT" means, including without limitation, g. 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 PLS.' SUPP. 30(b)(6) DEPS. NOTICE TO DOA 6 Case No. CV 09-0037-CW

1	participation.	"TEST SUBJECTS" shall not, unless otherwise specified, include civilians who		
2	participated in the TEST PROGRAMS.			
3	CONSTRUCTION			
4	The following rules of construction shall also apply:			
5	1.	"All" or "each" shall be construed as "all and each."		
6	2.	"Any" should be understood to include and encompass "all;" "all" should be		
7	understood to include and encompass "any."			
8	3.	"And" or "or" shall be construed either disjunctively or conjunctively as necessary		
9	to bring within the scope of the discovery request all responses that might otherwise be construed			
10	to be outside of its scope.			
11	4.	The use of the singular form of any word shall include the plural and vice versa.		
12	TOPICS			
13	Pursu	ant to Federal Rule of Civil Procedure 30(b)(6), Defendants' designee(s) shall be		
14	prepared to testify regarding the following subjects, all with respect to Defendants' search for and			
15	production of	DOCUMENTS:		
16	1.	YOUR policy for retaining DOCUMENTS relating to the TEST PROGRAMS.		
17	2.	YOUR destruction of DOCUMENTS prior to the inception of the lawsuit, and the		
18	IDENTITY of DOCUMENTS destroyed.			
19	3.	The scope of YOUR collection of documents relating to all experiments, field		
20	testing, or other activities that were part of the TEST PROGRAMS.			
21	4.	The scope of YOUR search for documents relating to all experiments, field testing		
22	or other activ	ities that were part of the TEST PROGRAMS.		
23	5.	The scope of YOUR production of documents relating to all experiments, field		
24	testing, or other activities that were part of the TEST PROGRAMS.			
25	6.	YOUR policy for retaining handbooks, guidelines, and memoranda distributed to		
26	"volunteers"	who participated in the TEST PROGRAMS, including but not limited to, all		
27	versions and drafts of the DOCUMENTS titled "Medical Research Volunteer Program" and			
28		unteer Handbook."		
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- 7. Steps taken to identify handbooks, guidelines, and memoranda distributed to "volunteers" who participated in the TEST PROGRAMS, including but not limited to, all versions and drafts of the DOCUMENTS titled "Medical Research Volunteer Program" and "Medical Volunteer Handbook."
- 8. Steps taken to identify fields, data, printouts, information and instructions concerning the database identified in the May 6, 1974 CIA Inspector General Report.
- 9. Steps taken to identify the types, properties and health effects of all substances tested or used on human subjects, including without limitation, the projects identified in the Second Amended Complaint at or in connection with any of the military facilities in the Second Amended Complaint, including but not limited to, at the EDGEWOOD ARSENAL.
- 10. Steps taken to identify DOCUMENTS sent, loaned, or shown to any Congressional Committee, member of Congress, or Congressional staff CONCERNING the TEST PROGRAMS.
- 11. Steps taken to identify DOCUMENTS concerning the installation or use of septal implants upon human subjects, including but not limited to Bruce Price.
- 12. YOUR destruction of DOCUMENTS as described in Paragraph 143 of the Second Amended Complaint, and the IDENTITY of DOCUMENTS destroyed, and all MEETINGS and COMMUNICATIONS CONCERNING the same that mention any one or more of the individual plaintiffs.
- 13. Steps taken to identify ALL DOCUMENTS CONCERNING any TEST SUBJECT, including but not limited to, military service records, physical or mental health records, correspondence and records CONCERNING all COMMUNICATIONS with any TEST SUBJECT.
- 14. Steps taken to identify ALL DOCUMENTS CONCERNING any of the individual plaintiffs, including but not limited to, military service records, physical or mental health records, correspondence and records CONCERNING all COMMUNICATIONS with any individual plaintiff.

- 15. Method used and records searched to identify all deaths, injuries, and negative health effects, or suspected deaths, injuries, and negative health effects attributable in whole or in part to the effects of any substance administered during the TEST PROGRAMS.
- 16. Steps taken to identify studies, reports, surveys, or other analyses of the health effects of any exposure to substances used or administered during the TEST PROGRAMS.
- 17. Steps taken to identify copies of all participant agreements and consent forms prepared for, given to or received from TEST SUBJECTS in the TEST PROGRAMS, including but not limited to, all participant agreements or consent forms signed by participants in the TEST PROGRAMS.
- 18. Steps taken to identify all tabulations, summaries, analyses or descriptions of the types of medical problems (both physical and mental) experienced by participants in the TEST PROGRAMS.
- 19. Steps taken to identify 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.
- 20. Steps taken to identify the dose-relationship CONCERNING drugs, chemicals and/or biological substances tested upon human subjects at the EDGEWOOD ARSENAL or under YOUR control, funding, supervision or direction.
- 21. Steps taken to identify 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.
- 22. The scope of information protected by the Privacy Act, 5 U.S.C. § 552a, the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), 42 U.S.C. § 1320d-2, the HIPAA Privacy Rule, and/or 45 C.F.R. parts 160 and 164.

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1	23.	The scope of information pro	otected by the attorney-client privilege, the work	
2	product doctrine, deliberative process, or any other applicable privilege or immunity recognized			
3	under statute, regulation or applicable case law.			
4	24.	The scope of information classified pursuant to Executive Order 12,958 and		
5	subject to the state secrets privilege or otherwise subject to the state secrets privilege.			
6	25.	The scope of information protected pursuant to the Central Intelligence Agency		
7	Act of 1949, 50 U.S.C. § 403g.			
8	26.	YOUR efforts to redact documents CONCERNING the TEST PROGRAMS.		
9	27.	YOUR efforts to log docume	ents CONCERNING the TEST PROGRAMS withheld	
10	on grounds of privilege or work product.			
11	28.	YOUR efforts to collect, rev	iew, produce, or log any DOCUMENTS created by,	
12	maintained by, or transmitted to YOU that relate to the TEST PROGRAMS.			
13	29.	Deletion or destruction of an	y DOCUMENTS since the lawsuit commenced or	
14	since deponent received notification about litigation or pending litigation.			
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16	Plaintiffs reserve the right to supplement these topics following receipt and review of			
17	Defendants' responses to Interrogatories and Requests for Production propounded by Plaintiffs.			
18				
19	Dated: June 1	16, 2010	GORDON P. ERSPAMER	
20			TIMOTHY W. BLAKELY ADRIANO HRVATIN	
21			STACEY M. SPRENKEL DIANA LUO	
22			MORRISON & FOERSTER LLP	
23			Mad DE 2 /201	
24			By: Storder P. Erspamer / 80V Gordon P. Erspamer [GErspamer@mofo.com]	
25			Attorneys for Plaintiffs	
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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 94105-2482. I am not a party to the within cause, and I am over the age of eighteen years. 3 I further declare that on June 16, 2010, I served a copy of: 4 NOTICE OF DEPOSITION OF UNITED STATES 5 DEPARTMENT OF THE ARMY 6 7 BY U.S. MAIL [Code Civ. Proc sec. 1013(a)] by placing a true copy thereof X 8 enclosed in a sealed envelope with postage thereon fully prepaid, addressed as follows, for collection and mailing at Morrison & Foerster LLP, 425 Market Street, 9 San Francisco, California 94105-2482 in accordance with Morrison & Foerster LLP's ordinary business practices. 10 I am readily familiar with Morrison & Foerster LLP's practice for collection and 11 processing of correspondence for mailing with the United States Postal Service, and 12 know that in the ordinary course of Morrison & Foerster LLP's business practice the document(s) described above will be deposited with the United States Postal 13 Service on the same date that it (they) is (are) placed at Morrison & Foerster LLP with postage thereon fully prepaid for collection and mailing. 14 15 16 Caroline Lewis-Wolverton, Esq. 17 Kimberly L. Herb, Esq. United States Department of Justice 18 Civil Division, Federal Programs Branch P.O. Box 883 19 Washington, D.C. 20044 20 I declare under penalty of perjury under the laws of the State of California that the 21 foregoing is true and correct. 22 Executed at San Francisco, California, this 16th day of June, 2010. 23 24 25 26 N.E. Marcus 27 28 sf-2858832