1 BENJAMIN C. MIZER Principal Deputy Assistant Attorney General 2 BRIAN STRETCH United States Attorney 3 ANTHONY J. COPPOLÍNO Deputy Branch Director 4 SUSAN K. ULLMAN District of Columbia Bar No. 426874 5 Senior Trial Counsel Civil Division, Federal Programs Branch 6 U.S. Department of Justice 20 Massachusetts Ave., NW 7 Washington, D.C. 20530 Telephone: (202) 616-0680 8 Facsimile: (202) 616-8470 E-mail: susan.ullman@usdoj.gov 9 10 Attorneys for Defendants 11 Counsel for Plaintiffs Listed on Signature Page 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 14 15 VIETNAM VETERANS OF AMERICA, et al., Case No. CV 09-0037-CW (EDL) 16 Plaintiffs, STIPULATION (THIRD) TO 17 **ENLARGE INJUNCTION** v. 18 SUBMISSION DEADLINES AND [PROPOSED] ORDER CENTRAL INTELLIGENCE AGENCY, et al., 19 Defendants. 20 21 Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Civil Local Rule 6-2, the parties, 22 by and through undersigned counsel, hereby respectfully move to enlarge the Court's medical 23 care injunction submission deadlines, as explained below. In accordance with Civil L.R. 6-2(a), 24 this stipulation is supported by the Declaration (Second) of Susan Ullman ("Ullman 2nd Decl."). 25 filed herewith, and is filed with the proposed order below. 26

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 ${\tt STIPULATION}~({\tt THIRD})~{\tt TO}~{\tt ENLARGE}~{\tt INJUNCTION}~{\tt SUBMISSION}~{\tt DEADLINES}~{\tt AND}~[{\tt PROPOSED}]~{\tt ORDER}$

On January 26, 2016, the Ninth Circuit issued an amended opinion that reversed the
Court's denial of injunctive relief compelling the provision of medical care by the Army.
See ECF No. 570. On February 8, 2016, the Court ordered the parties to meet and confer
regarding the Ninth Circuit's opinion and to submit either a stipulated injunction by March 7,
2016, or competing proposed injunctions along with a brief from each party supporting its
respective proposal by March 14, 2016. See ECF No. 572. The parties promptly began the meet
and confer process, but sought an extension of the deadlines to submit injunctions, which the
Court granted. See ECF Nos. 574, 575. On April 13, 2016, the parties sought an additional
extension of the Court's deadlines to June 1, 2016 for a stipulated injunction, or to June 8, 2016
for competing proposed injunctions. The parties have now agreed to mediation in a further
attempt to fashion an appropriate injunction or potentially to resolve the case through a
settlement. See Ullman 2 nd Decl. ¶ 3. The parties have selected a private mediator and a
mediation is tentatively scheduled for June 28, 2016 in the District of Columbia. <i>Id.</i> \P 3.
Accordingly, the parties jointly request an extension to the Court's injunction submission
deadlines as follows, and submit that there is good cause for the requested enlargement of time:

Extend the current deadline to submit a stipulated medical care injunction from: June 1, 2016 to July 13, 2016;

Extend the current deadline to submit competing proposed injunctions and supporting briefs (if necessary) from June 8, 2016 to July 20, 2016.

There have been twenty-nine previous time modifications in this case. Because the Court has not set any other deadlines in this case, the requested enlargements of time will not otherwise affect the case schedule.

1 Dated: May 27, 2016 Respectfully submitted, 2 BENJAMIN C. MIZER 3 Principal Deputy Assistant Attorney General BRIAN STRETCH 4 United States Attorney ANTHONY J. COPPOLINO 5 Deputy Director, Federal Programs Branch 6 7 /s/ Susan K. Ullman /s/ Ben Patterson SUSAN K. ULLMAN JAMES P. BENNETT (CA SBN 65179) 8 JBennett@mofo.com District of Columbia Bar No. 426874 9 STACEY M. SPRENKEL (CA SBN 241689) Senior Trial Counsel SSprenkel@mofo.com U.S. Department of Justice 10 Civil Division, Federal Programs Branch BEN PATTERSON (CA SBN 268696) 20 Massachusetts Ave., NW BPatterson@mofo.com 11 GRANT C. SCHRADER (CA SBN 273498) Washington, D.C. 20530 12 GSchrader@mofo.com Telephone: (202) 616-0680 MORRISON & FOERSTER LLP Facsimile: (202) 616-8470 13 425 Market Street E-mail: susan.ullman@usdoj.gov 14 San Francisco, California 94105-2482 Telephone: 415.268.7000 Attorneys for Defendants 15 Facsimile: 415.268.7522 16 Attorneys for Plaintiffs 17 18 19 20 2.1 22 23 24 25 26 NO. C 09-37 CW

STIPULATION (THIRD) TO ENLARGE INJUNCTION SUBMISSION DEADLINES AND [PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: _June 1, 2016_____

The Honorable Claudia Wilken United States The IT IS SO ORDERED for the Northern Judge Claudia Wilken

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Attestation Pursuant to Civil Local Rule 5-1 I, Susan K. Ullman, am the ECF User whose ID and password are being used to file this document. I hereby attest that Ben Patterson concurs in this filing. /s/ Susan K. Ullman Date: <u>5/27/16</u> Susan K. Ullman