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10	Attorneys for Federal Defendants and Defendant United States of America.			
10	Defendant Officed States of America.			
	IN THE UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CA	ALIFORNIA, OAKLAND DIVISION		
13	CALIFORNIA COALITION FOR WOMEN PRISONERS; et. al.,			
14	Plaintiffs	CASE NO. 4:23-CV-04155-YGR		
15	v.			
16	UNITED STATES OF AMERICA FEDERAL BUREAU OF PRISONS; et. al.,	UNITED STATES' RESPONSE TO MOTION TO UNSEAL COURT RECORDS		
17	Defendants.			
18	Defendants.			
19	Defendants respectfully respond to the Motion to Unseal Court Records (dkt. 317) as follows:			
20	The Appeal, Victoria Law, American Civil Liberties Union of Northern California, and the First			
21	Amendment Coalition argue that "the closure of	FCI Dublin has rendered Defendants' safety and		
22	security concerns moot." (Dkt. 317 at 16–22.) F	For the most part, Defendants agree with this premise.		
23	(See dkt. 326.) In light of changing factual condit	ions that have mooted time-sensitive security concerns		
24	justifying the sealing of certain materials, Defen	dants agree to withdraw their request to keep certain		
25	documents and portions of documents redacted,	as detailed in the table below. But safety and security		
26	were not the only reasons provided in support of	sealing certain documents and portions of documents.		
27	Defendants proposed, the Court has approved, I	limited redactions pursuant to both significant law		
28	enforcement safety and security concerns and t	he Privacy Act, which are undoubtedly independent		
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compelling reasons justifying nondisclosure of the remaining documents. 5 U.S.C. § 552a(b); see Kamakana v. City & Cty. of Honolulu, 447 F.3d 1172, 1178 (9th Cir. 2006) and Center for Auto Safety v. Chrysler Group LLC, 809 F.3d 1092, 1098 (9th Cir. 2016).

The Privacy Act prohibits an agency from "disclos[ing] any record which is contained in a system of records by any means of communication to any person, or to another agency, except pursuant to a written request by, or with the prior written consent of, the individual to whom the record pertains." 5 U.S.C. § 552a(b). The United States does not have such written consent. Further, much of this information would not be subject to a Freedom of Information Act (FOIA) request and is not available to the public because it constitutes "records or information compiled for law enforcement purposes" that could "interfere with law enforcement proceedings" and "could reasonably be expected to constitute an unwarranted invasion of personal privacy." 5 U.S.C. § 552a(b)(7). Intervenors' motion does not even mention the Privacy Act, let alone address this significant and compelling reason justifying limited nondisclosure of certain documents and excerpts.

As outlined in the table below and the initial motions to seal, Defendants maintain their request to keep documents redacted (i.e., sealed as to public disclosure), which continue to constitute private and/or confidential criminal investigative material and which implicate compelling law enforcement safety and security issues. See 5 U.S.C. § 552a(b)(7) and Shah v. Dep't of Justice, 89 F. Supp. 3d 1074, 1080 (D. Nev. 2015) (discussing law enforcement privilege and citing, inter alia, In re Sealed Case, 856 F.2d 268, 271 (D.C. Cir. 1988)). Because these security concerns are supported by sworn, specific, and cogent rationale proffered by high-ranking agency leadership, compelling reasons support Defendants' request that the documents should remain under seal. See Declaration of William Lothrop, dkt. 236-2 ("Lothrop's First Decl."); Art Dulgov's Declaration, dkts. 161-3 ("Dulgov Decl.").

1	Document and Portion			
2	of Document to be Sealed by U.S.	Evidence in Support of Sealing	Ruling	U.S.' Position on Unsealing
3 4	Dkt. 45, Motion to Seal Excerpts of Agostini's	Privacy Act, 5 U.S.C. §§ 552a(b); (b)(7)	Granted in Dkt. 222	Defendants do not object to unsealing
5	First Declaration ISO Opposition to PI	(protect privacy interest and law enforcement		Doc. 45, as the motion to seal itself
6	opposition to 11	sensitive information)		should not have been filed under seal.
7	Documents and excerpts related to Dkt. 45	Privacy Act, 5 U.S.C. §§ 552a(b); (b)(7)	Granted in Dkt. 222	Defendants object to unsealing excerpts
8		(protect privacy interest and law enforcement		related to Dkt. 45 as the reasons for
9 10		sensitive information)		sealing (privacy and confidential criminal
11				investigative material) remain
12				compelling despite facility closure.
13	Dkt. 75, Unopposed Motion to Seal	Privacy Act, 5 U.S.C. § 552a (private health	Granted in Dkt. 222	Defendants do not object to unsealing
14	Wodon to Sear	information		Dkt. 75, as the
15				motion to seal itself should not have been
16	Documents and excerpts	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	filed under seal. Defendants object to
7	related to Dkt. 75	§ 552a (private health information)		unsealing all documents and
8		,		excerpts related to Dkt. 75 as the
9				reasons for sealing
20				(privacy) remain compelling despite
21	Dkt. 159, Admin. Mtn to	Doc. 161-3 at ¶ 6, 8, 16	Granted in Dkt. 222	facility closure. Defendants do not
22	Seal Response to Dkt.	Boc. 101-3 at 0, 0, 10	Granted in Dkt. 222	object to unsealing
23	143			Dkt. 159, as the motion to seal itself
24				should not have been filed under seal.
25				

1	Documents and excerpts	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	The United States
2	related to Dkt. 159	§ 552a; Doc. 161-3 at		objects to unsealing
		¶¶ 6, 8, 16		its Response to Dkt. 143 as the reasons
3				for sealing remain
4				compelling (privacy
7				and institutional
5				security) despite
6				facility closure.
0	Dkt. 162, Admin. Mtn to	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	Defendants do not
7	Seal Private Health	§ 552a		object to unsealing
8	Information			the administrative motion to seal, but
8				objects to unsealing
9				related documents as
10				the reasons for
10				sealing (privacy)
11				remain valid despite
12	Dist 160 Admin Monto	Deine on A.A. 5 II C.C.	Country 1 in Dlat 202	facility closure.
12	Dkt. 168, Admin. Mtn to Seal Report to Court	Privacy Act, 5 U.S.C. § 552a(b)	Granted in Dkt. 222	Defendants do not object to unsealing
13	Scar Report to Court	§ 332a(0)		the motion to seal,
14				but objects to
14				unsealing the related
15				documents as the
16				reasons for sealing
10				(privacy) remain
17				valid despite facility closure.
18	Dkt. 176, Admin. Mtn to	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	Defendants do not
10	Seal Documents Related	§ 552a; Doc. 161-3 at		object to unsealing
19	to Dkts. 172–176	¶¶ 6, 8, 16		the motion to seal,
20				but objects to
20				unsealing related
21				documents, as the reasons for sealing
22				(privacy and
22				institutional security)
23				remain compelling
24				despite facility
<i>2</i> 4				closure.
25				

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1	Dkt. 184, Admin. Mtn to	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	The United States
2	File Excerpts Under Seal	§ 552a(b); Doc. 161-3 at		objects to unsealing
	Excerpts of Documents,	¶¶ 6, 8, 16		Dkt. 184 as the
3	and all excerpts of said			reasons for sealing
4	documents, containing PII and law enforcement			remain compelling despite facility
4	sensitive materials			closure.
5	Dkt. 197, Admin. Mtn to	Privacy Act, 5 U.S.C. §	Granted in Dkt. 222	The United States
6	Seal Declarations	552a(b), Doc. 161-3 at		objects to unsealing
	Related to PII and	$\P\P$ 6, 8, 16		all documents and
7	Institutional Security and			excerpts related to
8	related filings			Dkt. 197 as the reasons for sealing,
				(privacy and
9				institutional security)
10				remain compelling
				despite facility
11	Dkt. 199, Admin. Mtn to	Drive av. Act 5 II C.C.	Granted in Dkt. 222	closure. The United States
12	Seal Medical	Privacy Act, 5 U.S.C. § 552a(b)	Granieu III Dkt. 222	objects to unsealing
	Information in Response	3 3 2 4 (0)		all documents and
13	to Dkts. 190 and 195,			excerpts related to
14	and related filings			Dkt. 199 as the
				reasons for sealing
15				(privacy) remain compelling despite
16				facility closure.
1.7	Dkt. 206, Mtn. to Seal	Privacy Act, 5 U.S.C.	Granted in Dkt. 222	Defendants object to
17	Reese Second Decl. and	§ 552a(b)(7)		unsealing this
18	related filings, which			declaration as the
19	were provided at the direction of the Court			reasons for sealing (confidential
19	during the Feb. 27, 2024			criminal
20	Hearing, and contains			investigative material
21	confidential criminal			and privacy of a non-
41	investigative material			party) remain
22	and PII of a non-party.			compelling despite
23	Dkt. 229, Unopposed	Privacy Act, 5 U.S.C.	Granted in Dkt. 232	facility closure. Defendants do not
دے	Mtn. to Seal Documents	§ 552a	Granicu III DKt. 232	object to redacting
24	Related to Special	0 - 0 - 0		PII and filing a
25	Master Candidates			public version of
	(Exhibits 1 through 5)			Dkt. 229-2.
26				

1	Dkt. 236, Admin. Mtn	Lothrop's First Decl.,	Pending	Defendants object to
2	for <i>in camera</i> review and to Seal Notice of <i>ex</i>	institutional security.		unsealing Dkt. 236- 4, as the reasons for
3	parte Communication			sealing (institutional
				security) remain
4				compelling despite facility closure.
5	Dkt. 239, Admin. Mtn	Lothrop's First Decl.,	Pending	Defendants do not
6	for in camera review and	institutional security.	C	object to unsealing
	to Seal Documents	Advance public notice		Dkt. 239-3, as the
7	Related to Transfer of AIC	of intent to transfer an AIC is not sound		transfer is complete and FCI Dublin is
8	Aic	correctional practice and		closed, mooting the
		can jeopardize the safety		reasons for sealing.
9		of the AIC as well as		The remaining
10		institution staff, both of which are independent		attachment contain PII and must remain
11		compelling interests.		sealed pursuant to
				the Privacy Act.
12	Dkt. 242, Admin. Mtn	Lothrop's First Decl.,	Pending	Defendants do not
13	for <i>in camera</i> review and to Seal Documents	institutional security. Advance public notice		object to unsealing Dkt. 242-3 as the
14	Related to Transfer of	of intent to transfer an		transfer is complete
	AIC	AIC is not sound		and FCI Dublin is
15		correctional practice and can jeopardize the safety		closed, mooting the reasons for sealing.
16		of the AIC as well as		The remaining
17		institution staff, both of		attachments contain
1 /		which are independent		PII and must remain
18		compelling interests.		sealed pursuant to the Privacy Act.
19	Dkt. 244, Admin. Mtn	Lothrop's First Decl.,	Pending	Defendants do not
	for in camera review and	institutional security.		object to unsealing
20	to Seal Documents	Advance public notice		Dkt. 244-3 as the
21	Related to Transfer of AIC	of intent to transfer an AIC is not sound		transfer is complete and FCI Dublin is
22		correctional practice and		closed, mooting the
		can jeopardize the safety		reasons for sealing.
23		of the AIC as well as		The attachments
24		institution staff, both of which are independent		contain PII and should remain sealed
25		compelling interests.		pursuant to the
23				Privacy Act.
26				

1	Dkt. 247, Unopposed	Doc. 161-3 at ¶¶ 6, 8,	Pending	Defendants object to
$_{2}\parallel$	Mtn. to Seal Portions of	16, institutional security.		unsealing 246-1 and
	Mold and Asbestos			2, the portions of the
3	Reports			reports containing maps of the facility,
4				as the reasons for
				sealing (institutional
5				security) remain
6				compelling despite
	D1. 251 M C 1	I (1) F' (D 1	C 1: D1. 200	facility closure.
7	Dkt. 251, Mtn. to Seal Notice of Intent to	Lothrop's First Decl., institutional security.	Granted in Dkt. 300	Defendants do not object to unsealing
8	Transfer AICs Due to	msututional security.		Dkt. 251-3 as the
	Facility Closure			transfer is complete
9				and FCI Dublin is
10				closed, mooting the
				reasons for sealing.
11				As such, Defendants will redact PII and
12				file a public version
				of Dkt. 251-3.
13	Dkt. 258, Admin. Mtn to	Lothrop's First Decl.,	Granted in Dkt. 300	Defendants object to
14	Seal Excerpts from U.S.'	institutional security.		unsealing documents
	Mtn for Relief from Dkt.			related to Dkt. 258,
15	254-1			as the reasons for
16				sealing (institutional security) remain
				compelling despite
17				facility closure.
18	Dkt. 292, Notice of	The Court directed BOP	Pending	To the extent the
	Manual Filing	to provide this filing in		Court's Order
19	Documents Under Seal	sealed Order at Dkt.		directing this filing
20	in Response to Dkt. 275-	275-1. Some of the contents are privileged		remains sealed, Defendants object to
	•	and confidential law		unsealing Dkt. 292-
21		enforcement sensitive		A–P. If Dkt. 275-1 is
22		policies.		unsealed, Defendants
				do not object to
23				redacting PII and law enforcement
24				sensitive materials
ر ا ارم				and filing public
25				versions.
26				

1	Dated this 25th day of June, 2024.	
2		JESSE A. LASLOVICH
3		United States Attorney
4		/s/ Madison L. Mattioli MADISON L. MATTIOLI
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