

# Exhibit 60

**From:** [Murphy, Lindsay M. \(CIV\)](#)  
**To:** [Jennie Pasquarella](#); [Hugh Handeyside](#); [Hyatt, Heath \(Perkins Coie\)](#); [Perez, David A. \(Perkins Coie\)](#); [Matt Adams](#); [John Midgley](#); [Whidbee, Paige \(Perkins Coie\)](#); [Gellert, Nicholas \(Perkins Coie\)](#)  
**Cc:** [Kipnis, Brian \(USAWAW\)](#); [Moore, Brendan T. \(CIV\)](#); [Brinkman, Andrew \(CIV\)](#); [Donohue, Anne P \(CIV\)](#); [Kanter, Ethan \(CIV\)](#); [Evans, Manning \(CIV\)](#); [Braga, Victoria M. \(CIV\)](#); [Charette, Kaitlyn \(CIV\)](#); [Saylor, Amanda \(CIV\)](#); [Busen, Jesse \(CIV\)](#); [Konkoly, Antonia \(CIV\)](#); [Slack, Michelle R \(CIV\)](#)  
**Subject:** Wagafe v. Trump - Supplemental Document Production  
**Date:** Thursday, October 15, 2020 4:38:00 PM  
**Attachments:** [RE Wagafe 30\(b\)\(6\) Document Requests.msg](#)

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Counsel,

In compliance with Defendants' obligations under Rule 26(e), we will soon be producing some additional documents to you, including CARRP training materials that were updated in September of this year and the "LHM average processing time" document referred to in my attached correspondence with Jennie. We anticipate producing them to you electronically in the coming weeks.

Regarding Plaintiffs' request for additional INSITE reports, Defendants do not agree that they are responsive to any of the RFPs Plaintiffs have identified. The reports are yearly internal assessments conducted by USCIS to ensure field office compliance with the CARRP process. They do not refer or relate to the implementation of the CARRP policy (RFP 2), nor do they track the number of applications reviewed under CARRP (RFP 27) or the demographic information of individuals whose applications have been reviewed under CARRP (RFP 28). Because these documents are not responsive, Defendants are under no obligation to produce them.

Sincerely,  
Lindsay

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