Case	5:17-cv-02514-JGB-SHK Do	cument 254	Filed 04/06/20	Page 1 of 11	Page ID #:5177
1 2 3 4 5 6 7 8	Daniel H. Charest (admitted dcharest@burnscharest.com TX Bar # 24057803 Warren Burns (admitted <i>pro</i> wburns@burnscharest.com TX Bar # 24053119 E. Lawrence Vincent (admit lvincent@burnscharest.com TX Bar # 20585590 BURNS CHAREST LLP 900 Jackson St., Suite 500 Dallas, Texas 75202 Telephone: (469) 904-4550	n <i>hac vice</i>) tted <i>pro hac vi</i>	ce)		
9	Facsimile: (469) 444-5002				
10	Counsel for Plaintiffs				
11	Counsel for 1 minures				
12	Additional Counsel on Sig	gnature Pag	re		
13 14		RAL DISTI	ES DISTRICT RICT OF CAL	IFORNIA	
15	RAUL NOVOA, JAIME		RN DIVISION		
16	FUENTES, ABDIAZIZ I RAMON MANCIA indivi	KARIM, and		No. 5:17-cv-02	514-JGB-
17	behalf of all others similarly	•			
18	Plaintiffs	,		F MOTION A DR PLAINTI	
19	V.			OR EXPEDI	
20	THE GEO GROUP, INC.	•.		IN SUPPOI S' MOTION I	
21	Defendan		PRELIMINA	ARY INJUNC	TION
22					
23			0	: May 4, 2020 toff Date: 9/14	
24			Pretrial Conf.	: 1/4/2021 at 1	
25			Trial Date: 2/	/2/2021	
26			The Honorab	le Judge Jesus	G. Bernal
			1		

NOTICE OF MOTION

PLEASE TAKE NOTICE that, on May 4, 2020 at 9:00 a.m., in Courtroom 6 of the above-captioned Court before the Honorable Jesus G. Bernal, Plaintiffs Raul Novoa, Jaime Campos Fuentes, Abdiaziz Karim, and Ramon Mancia (collectively, "Plaintiffs"), will and hereby move for an order allowing Expedited Discovery in Support of Plaintiffs' Motion for Preliminary Injunction.

This Motion is made in accordance with the Local Rules of this Court and the Federal Rules of Civil Procedure, and is based on this Notice of Motion, the accompanying Motion for Expedited Discovery in Support of Plaintiffs' Motion for Preliminary Injunction, the anticipated arguments of counsel at the hearing, the files and pleadings in this action, and any matter the Court may deem appropriate. This motion is made following the conference of counsel pursuant to L.R. 7-3 which took place on April 6, 2020.

As requested in the concurrently filed *Ex Parte* Application for TRO, Plaintiffs respectfully request that the Court hear this motion at the same time as it hears argument regarding the TRO.

PLAINTIFFS' MOTION FOR EXPEDITED DISCOVERY IN SUPPORT **OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION**

Plaintiffs represent a certified class of civil immigration detainees who perform sanitation services and other work pursuant to the Housing Unit Sanitation Policy ("HUSP") applied by defendant The GEO Group, Inc. ("GEO") at its detention facilities across the country.

Because of the imminent and irreparable harm Plaintiffs face from participating in the HUSP program without sufficient protective safeguards and equipment, Plaintiffs have moved for a temporary restraining order, and will seek a preliminary injunction, asking that this Court require GEO to either (a) immediately halt the use of class members in the provision of work or services under the HUSP program, or (b) at least equip those detainees who provide HUSP services with protective clothing and antiseptic supplies, and to conduct weekly testing of all such class members to detect and protect against the threat of death or serious illness from Coronavirus Disease 2019 ("COVID-19").

Plaintiffs herein seek an order granting expedited discovery on a limited, targeted set of issues that relate directly to the preliminary injunction: the efforts GEO has taken to assess, monitor, and protect Plaintiff class members from contracting COVID-19 while participating in the HUSP program. Plaintiffs request that GEO produce responses to the interrogatories and requests for admission included in Exhibit A hereto within 4 calendar days, and that GEO make available a representative to testify to the topics presented in Exhibit B hereto within 9 calendar days, after service of this motion.

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I.

Good Cause Exists to Grant Plaintiffs' Request for Expedited Discovery.

"Expedited discovery has been ordered where it would better enable the court to judge the parties' interests and respective chances for success on the merits' at a preliminary injunction hearing." Yokohama Tire Corp. v. Dealers Tire Supply, Inc., 202 F.R.D.

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612, 613 (D. Ariz. 2001) (quoting Edudata Corp. v. Sci. Computs., Inc., 599 F. Supp. 1084, 1 2 1088 (D. Minn. 1984) (stating expedited discovery "better enable[s] the court to judge 3 the parties' interest and respective chances for success on the merits"); see also Rodale, Inc. 4 v. U.S. Preventive Med., Inc., No. 08-cv-120, 2008 WL 4682043, at *1 (E.D. Tex. Oct. 21, 5 2008) (noting "An order for expedited discovery would be appropriate in a case seeking a preliminary injunction."); Ellsworth Assocs., Inc. v. United States, 917 F. Supp. 841, 844 6 7 (D.D.C. 1996) ("Expedited discovery is particularly appropriate when a plaintiff seeks 8 injunctive relief because of the expedited nature of injunctive proceedings."); Advisory 9 Committee Note, Fed. R. Civ. P. 26(d) (1993) (noting expedited discovery "will be 10 appropriate in some cases, such as those involving requests for a preliminary 11 injunction").

12 "[D]istrict courts in this Circuit have allowed expedited discovery prior to the 13 Rule 26(f) conference upon a showing of good cause. Good cause may be found where 14 the need for expedited discovery, in consideration of the administration of justice, 15 outweighs the prejudice to the responding party. The good cause assessment is based on 16 the entirety of the record [and] the reasonableness of the request in light of all the 17 surrounding circumstances. In evaluating the reasonableness of a request for expedited 18 discovery, courts consider the following factors: (1) whether a preliminary injunction is 19 pending; (2) the breadth of the discovery requests; (3) the purpose for seeking expedited 20 discovery; (4) the burden on defendants of complying with the requests; and (5) how far 21 in advance of formal discovery process the request is made.

BDMR Holdings, LTD. v. Does, No. CV 19-9856-VSP (KSX), 2019 WL 7865178,
at *1–2 (C.D. Cal. Dec. 10, 2019). The record supports Plaintiffs' request for expedited
discovery.

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25 26 A. A motion for temporary restraining order has been filed and a motion for a preliminary injunction is imminent.

MOTION FOR EXPEDITED DISCOVERY IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION

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Contemporaneously with this motion Plaintiffs filed a motion for a temporary restraining order, and Plaintiffs will seek a preliminary injunction immediately following the ruling on the requested TRO. This factor supports granting the instant motion so that the information developed can be considered by the imminent injunction request.

B. The discovery requests are limited and focused on issues directly relevant to determining the preliminary injunction.

A review of the discovery sought by Plaintiffs confirm they are directly relevant to the issues to be addressed at the preliminary injunction hearing. *Semitool, Inc. v. Tokyo Electron Am., Inc.*, 208 F.R.D. 273, 276 (N.D. Cal. 2002). Plaintiffs here seek answers to interrogatories and requests for admission regarding the procedures and protections accorded Class Members who are currently participating in the HUSP program against the risk of contracting COVID-19; the single focus of the TRO and preliminary injunction requests.

As the U.S. Centers For Disease Control has noted, "There are many 14 opportunities for COVID-19 to be introduced into a correctional or detention facility, 15 including daily staff ingress and egress; transfer of incarcerated/detained persons 16 between facilities and systems, to court appearances, and to outside medical visits; and 17 visits from family, legal representatives, and other community members. Some settings, 18 particularly jails and detention centers, have high turnover, admitting new entrants daily 19 who may have been exposed to COVID-19 in the surrounding community or other 20 regions."¹ The limited discovery is needed because the ability of Class Members "to 21 exercise disease prevention measures (e.g., frequent handwashing) may be limited and is 22

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 ¹ Centers for Disease Control and Prevention in its Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities, available at https://www.cdc.gov/coronavirus/2019-ncov/community/correction detention/guidance-correctional-detention.html.

determined by the supplies provided in the facility and by security considerations."² This factor supports granting Plaintiffs' motion

C. Expedited discovery is sought to obtain information that cannot be developed in any other manner to address the coming motion for preliminary injunction.

There is no other avenue to obtain information regarding the measures GEO has implemented at its detention facilities to protect Class members participating in the HUSP program from contracting COVID-19 <u>except</u> getting that information from GEO itself. *See, e.g., In re Elcommerce.com, Inc.*, No. 10-51396, 2011 WL 237619, at *2 (E.D. Mich. Jan. 24, 2011) (granting motion to compel production where information was only available from the subpoenaed third party). This factor also supports granting Plaintiffs' motion.

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D. The burden on GEO to comply with the requests is minimal.

The requested discovery consists of answers to eight (8) interrogatories and 14 15 twenty-nine (29) requests for admissions, and a corporate representative to give 16 testimony on twelve (12) topics—all of which are directly relevant to the determination 17 of Plaintiffs' motion for injunctive relief. In the current circumstance, any burden on GEO to answer a few questions about the effort it is (or is not) putting forth to protect 18 19 Class Members is far outweighed by the threat of harm to Plaintiffs, including the 20 potential for serious illness and death. See, e.g., Semitool, Inc. v. Tokyo Electron Am., Inc., 208 F.R.D. 273, 277 (N.D. Cal. 2002) ("While Defendants claim some logistical 21 inconvenience in responding to the request inasmuch as most of the documents are 22 located in Japan and many may be in Japanese, the Court fails to see why given current 23 communication technology, Defendants cannot respond quickly to the narrow requests 24

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² Id.

MOTION FOR EXPEDITED DISCOVERY IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION 6

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propounded by Plaintiff, especially given that the request hardly comes as a surprise"). Again, this factor supports granting Plaintiffs' motion.

E. The request has not been made in advance of the formal discovery process. This action has been on file for over two years, extensive discovery on the merits has taken place, and the Court has certified three separate classes under Rule 23. Because the requested discovery is not premature as regards the initial discovery stay imposed by Rule 26, this factor supports granting Plaintiffs motion.

CONCLUSION

For these reasons, Plaintiffs respectfully request that the Court grant their request for expedited discovery.

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	SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION	

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	MOTION FOR EXPEDITED DISCOVERY IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION	5:17-cv-02514-JGB

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CERTIFICATE OF SERVICE

2	On April 6, 2020, I electronicall	v submitted the foregoing do	ocument with the
3	clerk of the court for the U.S. District Court, Central District of California, using the		
4	electronic case filing system. I hereby certify that I have provided copies to all counsel		
5	of record electronically or by another r		•
6	of record electronically of by another r	manner authorized by red. K	(0)(2).
7			
8		/s/ Daniel H. Charest Daniel H. Charest (admitte	d <i>pro hac vice</i>)
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	MOTION FOR EXPEDITED DISCOVERY IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION		5:17-cv-02514-JGB

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EXHIBIT A

Ca	use 5:17-cv-02514-JGB-SHK Document 254 #:51		Page 2 of 39 Page ID
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11	Counsel for Plaintiffs		
12	Additional Counsel on Signature Page		
13	UNITED STATE	S DISTRICT CO	U RT
14	CENTRAL DISTR		RNIA
15	EASIEK	N DIVISION	
16	RAUL NOVOA, JAIME CAMPOS		
17	FUENTES, ABDIAZIZ KARIM, and RAMON MANCIA individually and on		5:17-cv-02514-JGB-
18	behalf of all others similarly situated,		
19	Plaintiffs,	PLAINTIFFS' DISCOVERY F	REQUESTS TO
20	V.	DEFENDANT	-
21	THE GEO GROUP, INC.,	GROUP, INC.	
22	Defendant.		
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_	PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.	1	5:17-cv-02514-JGB

To: Defendant The GEO Group, Inc.

Plaintiffs Raul Novoa, Jaime Campos Fuentes, Abdiaziz Karim, and Ramon Mancia individually and on behalf of all others similarly situated, by and through undersigned counsel, hereby serve the following interrogatories and requests for admission pursuant to Federal Rules of Civil Procedure 33 and 36.

INSTRUCTIONS

1. Each discovery request must be answered in full. If this cannot be done after conducting a reasonable investigation, answer to the fullest extent possible, explaining why a complete answer is not possible, stating any knowledge, information, or belief concerning the unanswered portion of the discovery request, what information or documents cannot be provided, why the information or documents are not available, and what efforts were made to obtain the unavailable information or documents.

2. To the extent any of the following discovery requests are objectionable in whole or in part, each objection must be stated with particularity, including the reasons for the objection and the categories of information to which the objection applies. As required by the Federal Rules of Civil Procedure, the discovery request must be answered to the extent it is not objectionable.

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PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC. 3. With respect to each item or category of items where applicable, you must state objections and assert privileges, if any, as required by the Federal Rules of Civil Procedure. If you withhold information for reasons of any privilege set forth the following: the nature and basis of the privilege claimed; the subject matter of the information; and provide sufficient information necessary to support the claim of privilege.

4. If you find the meaning of any term in these discovery requests unclear,
you shall assume a reasonable meaning, state what the assumed meaning is, and respond
according to the assumed meaning.

5. In interpreting these discovery requests, definitions, and instructions: any
masculine, feminine, or neutral term includes all other genders; the singular includes the
plural and vice versa; and "or," "and," "and/or," and "including" shall be read to bring
within the scope of the discovery request the broadest amount of information.

DEFINITIONS

As used in these interrogatories and requests for admission, the following termshave the following meanings:

The terms "you," "your," and "GEO" mean Defendant The GEO Group,
 Inc., and affiliated corporate entity or subsidiary (including any taxable REIT subsidiary)
 through which The GEO Group, Inc. conducts business or receives revenue, as well
 any officer, agent, employee, executive, or representative of GEO as defined herein.

21 2. The term "ICE" means the United States Immigration and Customs22 Enforcement.

23 3. The term "detainee" means any person detained in an immigration
24 detention facility operated by you.

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PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC. 4. The singular of each word shall be construed to include its plural and vice versa, and the root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to
 include each other.

5. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

7 6. The term "concerning" means relating to, referring to, describing,
8 evidencing or constituting.

9 7. The term "Class Member" means any civilly detained immigrant who was 10 detained at any civil immigration detention center owned or operated by GEO in the 11 United States between December 19, 2007 and the date these requests are answered or 12 supplemented who subject to a GEO Housing Unit Sanitation Policy (HUSP) at any 13 point during their detention, excluding (1) individuals detained in GEO's family 14 residential detention facility in Karnes City, Texas; (2) individuals detained in the 15 Alexandria Staging Facility in Alexandria, Louisiana; (3) any individual detained in the 16 custody of the U.S. Marshall or any other law enforcement agency at a GEO facility 17 where the company also detains civil immigration detainees pursuant to contracts with ICE; and (4) civilly detained immigrants detainees held at the Aurora ICE Processing 18 19 Center in Aurora, Colorado at any time before October 22, 2014.

8. The term "Cohorting" refers to the practice of isolating multiple
laboratory-confirmed COVID-19 cases together as a group or quarantining close
contacts of a particular case together as a group.

9. The term "COVID-19" means the Coronavirus Disease 2019 as discussed
by the U.S. Centers for Disease Control and Prevention in its Interim Guidance on
Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities,

PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

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https://www.cdc.gov/coronavirus/2019-ncov/community/correction-1 available at 2 detention/guidance-correctional-detention.html.

The term "Facilities" means the Adelanto ICE Processing Center, the 3 10. 4 Aurora ICE Processing Center, the Broward Transitional Center, the Central Valley 5 Annex, the Coastal Bend Detention Center, the Desert View Annex, the Folkston ICE 6 Processing Center, the Golden State Annex, the Joe Corley Processing Center, the 7 LaSalle ICE Processing Center, the Mesa Verde ICE Processing Center, the 8 Montgomery Processing Center, the Northwest ICE Processing Center, the Pine Prairie 9 ICE Processing Center, the Rio Grande Processing Center, the South Louisiana ICE 10 Processing Center, and the South Texas ICE Processing Center.

11

The term "PPE" means Personal Protective Equipment as used by the U.S. 11. 12 Centers for Disease Control and Prevention in its Interim Guidance on Management of 13 Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities, available at https://www.cdc.gov/coronavirus/2019-ncov/community/correction-14

15 detention/guidance-correctional-detention.html.

The term "CDC's COVID-19 Detention Guidelines" means the guidelines 16 12. 17 and recommendations provided by the U.S. Centers for Disease Control and Prevention in its Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional 18 19 and Detention available https://www.cdc.gov/coronavirus/2019-Facilities, at 20 ncov/community/correction-detention/guidance-correctional-detention.html.

21 13. The term "community transmission," with respect to COVID-19, refers to 22 individuals acquiring the disease "through contact with someone in their local 23 community, rather than through travel to an affected location." See Interim Guidance on 24 Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities, 25 at https://www.cdc.gov/coronavirus/2019-ncov/community/correctionavailable 26 detention/guidance-correctional-detention.html.

Ca	ase 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 7 of 39 Page ID #:5194
1	14. The term "states with widespread community transmission" includes
2	Washington, Utah, Rhode Island, Oregon, Oklahoma, North Carolina, Massachusetts
3	Maryland, Louisiana, Iowa, Illinois, Georgia, Connecticut, Colorado, California, and
4	Arizona.
5	
6	REQUESTS FOR ADMISSIONS
7	<u>REQUEST FOR ADMISSION NO. 1:</u> Admit, with respect to each of the
8	following Facilities, that you do not adhere to CDC's COVID-19 Detention Guidelines:
9	a. Adelanto ICE Processing Center
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11	b. Aurora ICE Processing Center
12	Response:
13	c. Broward Transitional Center
14	Response:
15	d. Central Valley Annex
16	
17	e. Desert View Annex
18	Response:
19	f. Folkston ICE Processing Center
20	Response: g. Gold State Annex
21	Response:
22	h. Joe Corley Processing Center
23	Response:
24	i. LaSalle ICE Processing Center
25	Response:
26	j. Mesa Verde ICE Processing Center
	6 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	ase 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 8 of 39 Page ID #:5195
1	Response:
2	k. Montgomery Processing Center
2	Response:
	1. Northwest ICE Processing Center
4	Response:
5	m. Pine Prairie ICE Processing Center
6	Response:
7	n. South Louisiana ICE Processing Center
8	Response:
9	o. South Texas ICE Processing Center
10	Response:
11	
12	<u>REQUEST FOR ADMISSION NO. 2</u> Admit, with respect to each of the following Eacilities that you have not posted signage in each of your Eacilities
13	following Facilities, that you have not posted signage in each of your Facilities communicating the symptoms of COVID-19:
14	a. Adelanto ICE Processing Center
15	Response:
16	b. Aurora ICE Processing Center
	Response:
17	c. Broward Transitional Center
18	Response:
19	d. Central Valley Annex
20	Response:
21	e. Desert View Annex
22	Response:
23	f. Folkston ICE Processing Center
24	Response:
25	
26	g. Gold State Annex
	7 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

		Paspanas		
1	h	Response:		
2	11.	Joe Corley Processing Center		
3	;	Response:		
4	1.	LaSalle ICE Processing Center Response:		
5	;	Mesa Verde ICE Processing Ce	nter	
6	1.	Response:	litter	
7	k	Montgomery Processing Center		
8	11.	Response:		
9	l.	Northwest ICE Processing Cen	ter	
10		Response:		
	m.	Pine Prairie ICE Processing Cen	nter	
11		Response:		
12	n.	South Louisiana ICE Processing	g Center	
13		Response:		
14	0.	South Texas ICE Processing Ce	enter	
15		Response:		
16				
17	-	FOR ADMISSION NO. 3:	Admit, with respect	
18	0	cilities, that you have not poste to prevent the spread of COVIE	0 0	ing hand hygiene
19	а.	Adelanto ICE Processing Cente		
20		Response:		
21	b.	Aurora ICE Processing Center		
22		Response:		
23	с.	Broward Transitional Center		
24		Response:		
25	d.	Central Valley Annex		
26		Response:		
		8 EXPEDITED DISCOVERY D DEFENDANT THE GEO		5:17-cv-02514-JGB
	01001,1100.			

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1	e. Desert View Annex
2	Response:
	f. Folkston ICE Processing Center
3	Response:
4	g. Gold State Annex
5	Response:
6	h. Joe Corley Processing Center
7	Response:
8	i. LaSalle ICE Processing Center
9	Response:
10	j. Mesa Verde ICE Processing Center
11	Response:
12	k. Montgomery Processing Center
13	Response:
14	l. Northwest ICE Processing Center
15	Response:
	m. Pine Prairie ICE Processing Center
16	Response:
17	n. South Louisiana ICE Processing Center
18	Response:
19	o. South Texas ICE Processing Center
20	Response:
21	REQUEST FOR ADMISSION NO. 4: Admit, with respect to each of the
22	following Facilities, that Class Members who have arrived at your Facilities since
23	January 1, 2020, have come from states with widespread community transmission of
24	COVID-19.
25	a. Adelanto ICE Processing Center
26	Response:
	9
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

1	b. Aurora ICE Processing Center
2	Response:
-3	c. Broward Transitional Center
	Response:
4	d. Central Valley Annex
5	Response:
6	e. Desert View Annex
7	Response:
8	f. Folkston ICE Processing Center
9	Response:
10	g. Gold State Annex
11	Response:
12	h. Joe Corley Processing Center
13	Response:
14	i. LaSalle ICE Processing Center
15	Response:
16	j. Mesa Verde ICE Processing Center
	Response:
17	k. Montgomery Processing Center
18	Response:
19	1. Northwest ICE Processing Center
20	Response:
21	m. Pine Prairie ICE Processing Center
22	Response:
23	n. South Louisiana ICE Processing Center Response:
24	o. South Texas ICE Processing Center
25	Response:
26	reoponde.
	10
	PLAIN'TIFFS' EXPEDITED DISCOVERY5:17-cv-02514-JGBREQUESTS TO DEFENDANT THE GEOGROUP, INC.

REQUEST FOR ADMISSION NO. 5: Admit, with respect to each of the 1 following Facilities, that you do not provide liquid soap to each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 for use 2 after they perform services. 3 a. Adelanto ICE Processing Center 4 **Response:** 5 b. Aurora ICE Processing Center 6 **Response:** 7 c. Broward Transitional Center 8 **Response:** d. Central Valley Annex 9 **Response:** 10 e. Desert View Annex 11 **Response:** 12 f. Folkston ICE Processing Center 13 **Response:** 14 g. Gold State Annex 15 **Response:** 16 h. Joe Corley Processing Center 17 **Response:** 18 i. LaSalle ICE Processing Center 19 **Response:** Mesa Verde ICE Processing Center 1. 20 **Response:** 21 k. Montgomery Processing Center 22 **Response:** 23 1. Northwest ICE Processing Center 24 **Response:** 25 m. Pine Prairie ICE Processing Center 26 11 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 13 of 39 Page ID #:5200
1	Response:
	n. South Louisiana ICE Processing Center
2	Response:
3	o. South Texas ICE Processing Center
4	Response:
5	
6	REQUEST FOR ADMISSION NO. 6: Admit, with respect to each of the
7	following Facilities, that you do not provide sanitary hand drying materials to each Class Member who has performed duties pursuant to the HUSP program since January
8	1, 2020.
9	a. Adelanto ICE Processing Center
10	Response:
11	b. Aurora ICE Processing Center
12	Response:
13	c. Broward Transitional Center
14	Response:
15	d. Central Valley Annex
	Response:
16	e. Desert View Annex
17	Response:
18	f. Folkston ICE Processing Center
19	Response:
20	g. Gold State Annex
21	Response:
22	h. Joe Corley Processing Center
23	Response:
24	i. LaSalle ICE Processing Center
25	Response:
26	j. Mesa Verde ICE Processing Center
-0	12
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 14 of 39 Page ID #:5201
1	Response:
1	k. Montgomery Processing Center
2	Response:
3	1. Northwest ICE Processing Center
4	Response:
5	m. Pine Prairie ICE Processing Center
6	Response:
7	n. South Louisiana ICE Processing Center
8	Response:
9	o. South Texas ICE Processing Center
10	Response:
11	
12	<u>REQUEST FOR ADMISSION NO. 7</u> : Admit, with respect to each of the following Facilities, that you do not make no-touch trash receptacles for disposal
13	available to each Class Member who has performed duties pursuant to the HUSP
14	program since January 1, 2020.
15	a. Adelanto ICE Processing Center
16	Response:
17	b. Aurora ICE Processing Center
	Response:
18	c. Broward Transitional Center
19 20	Response:
20	d. Central Valley Annex Response:
21	e. Desert View Annex
22	Response:
23	f. Folkston ICE Processing Center
24	Response:
25	g. Gold State Annex
26	
	13 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

	I	Response:
1		loe Corley Processing Center
2	· ·	Response:
3		LaSalle ICE Processing Center
4		Response:
5		Mesa Verde ICE Processing Center
6	,	Response:
7		Montgomery Processing Center
8		Response:
9		Northwest ICE Processing Center
10		Response:
11	m. I	Pine Prairie ICE Processing Center
	I	Response:
12	n. S	South Louisiana ICE Processing Center
13	I	Response:
14	o. S	South Texas ICE Processing Center
15	I	Response:
16		
17	-	FOR ADMISSION NO. 8: Admit, with respect to each of the
18	0	ilities, that you do not provide alcohol-based hand sanitizer containing at ohol to each Class Member who has performed duties pursuant to the
19		m since January 1, 2020.
20	a. <i>I</i>	Adelanto ICE Processing Center
21	I	Response:
22	b. <i>A</i>	Aurora ICE Processing Center
23	Ι	Response:
24	c. 1	Broward Transitional Center
25	I	Response:
	d. (Central Valley Annex
26		14
		XPEDITED DISCOVERY 5:17-cv-02514-JGB DEFENDANT THE GEO

1		Response:
2	e.	Desert View Annex
3		Response:
4	f.	Folkston ICE Processing Center
5		Response:
(g.	Gold State Annex
6		Response:
7	h.	Joe Corley Processing Center
8		Response:
9	1.	LaSalle ICE Processing Center
10		Response:
11	j.	Mesa Verde ICE Processing Center
12		Response:
13	k.	Montgomery Processing Center
14		Response:
	1.	Northwest ICE Processing Center
15		Response:
16	m.	Pine Prairie ICE Processing Center
17		Response:
18	n.	South Louisiana ICE Processing Center
19		Response:
20	0.	South Texas ICE Processing Center
21		Response:
22		
23		FOR ADMISSION NO. 9: Admit, with respect to each of the cilities, that you restrict access to liquid soap to Class Members.
24	Ũ	Adelanto ICE Processing Center
	a.	Response:
25 26	h	Aurora ICE Processing Center
26	D.	15
		EXPEDITED DISCOVERY 5:17-cv-02514-JGB O DEFENDANT THE GEO

1	Response:
2	c. Broward Transitional Center
3	Response:
4	d. Central Valley Annex
5	Response:
	e. Desert View Annex
6	Response:
7	f. Folkston ICE Processing Center
8	Response:
9	g. Gold State Annex
10	Response:
11	h. Joe Corley Processing Center
12	Response:
13	i. LaSalle ICE Processing Center
14	Response:
15	j. Mesa Verde ICE Processing Center
16	Response:
	k. Montgomery Processing Center
17	Response:
18	 Northwest ICE Processing Center
19	Response:
20	m. Pine Prairie ICE Processing Center
21	Response:
22	n. South Louisiana ICE Processing Center
23	Response:
24	o. South Texas ICE Processing Center
25	Response:
26	
20	16
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 18 of 39 Page ID #:5205
1	REQUEST FOR ADMISSION NO. 10: Admit, with respect to each of the
1	following Facilities, that you restrict access to alcohol-based hand sanitizer to Class
2	Members.
3	a. Adelanto ICE Processing Center
4	Response: b. Aurora ICE Processing Center
5	Response:
6	c. Broward Transitional Center
7	Response:
8	d. Central Valley Annex
9	Response:
10	e. Desert View Annex
11	Response:
12	f. Folkston ICE Processing Center
13	Response:
14	g. Gold State Annex
15	Response:
16	h. Joe Corley Processing Center
	Response:
17	i. LaSalle ICE Processing Center
18	Response:
19	j. Mesa Verde ICE Processing Center
20	Response:
21	k. Montgomery Processing Center
22	Response:
23	1. Northwest ICE Processing Center
24	Response:
25	m. Pine Prairie ICE Processing Center
26	Response:
	17 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	e 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 19 of 39 Page ID #:5206
1 2 3 4	 n. South Louisiana ICE Processing Center Response: o. South Texas ICE Processing Center Response:
5	REQUEST FOR ADMISSION NO. 11: Admit that you do not provide EPA-
6 7	registered disinfectants effective against the virus that causes COVID-19 to each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020.
8	a. Adelanto ICE Processing Center
9	Response:
10	b. Aurora ICE Processing Center
11	Response:
12	c. Broward Transitional Center
13	Response:
14	d. Central Valley Annex
15	Response:
16	e. Desert View Annex
17	Response: f. Folkston ICE Processing Center
18	f. Folkston ICE Processing Center Response:
19	g. Gold State Annex
20	Response:
21	h. Joe Corley Processing Center
22	Response:
22	i. LaSalle ICE Processing Center
23	Response:
2 4 25	j. Mesa Verde ICE Processing Center
23 26	Response:
20	18 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 20 of 39 Page ID #:5207
	1.5201
1	k. Montgomery Processing Center
2	Response:
3	l. Northwest ICE Processing Center
4	Response:
5	m. Pine Prairie ICE Processing Center
6	Response: n. South Louisiana ICE Processing Center
7	Response:
8	o. South Texas ICE Processing Center
9	Response:
10	1
10	REQUEST FOR ADMISSION NO. 12: Admit that you do not have each hard
	(non-porous) surface cleaned daily with a product that is EPA-approved for use against
12	the virus that causes COVID-19.
13	Response:
14	REQUEST FOR ADMISSION NO. 13: Admit that you do not provide personal
15	protection equipment each Class Member who has performed duties pursuant to the
16	HUSP program since January 1, 2020.
17	Response:
18	
19	<u>REQUEST FOR ADMISSION NO. 14</u> Admit that you do not ensure that each Class Member who has performed duties pursuant to the HUSP program since January
20	1, 2020 has been trained to perform proper hand hygiene effective against contracting
21	the virus that causes COVID-19 after removing PPE.
22	Response:
23	PEOLIEST FOR ADMISSION NO 15. Admit that you do not provide each
24	<u>REQUEST FOR ADMISSION NO. 15</u> Admit that you do not provide each Class Member who has performed duties pursuant to the HUSP program since January
25	1, 2020 facemasks effective against contracting the virus that causes COVID-19 to use
26	when they perform services pursuant to the HUSP program.
	19 DI AINTTEES' EXDEDITED DISCOVERY 5:17 or 02514 ICP
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Response:

REQUEST FOR ADMISSION NO. 16: Admit that you do not provide each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 N95 respirators to use when they perform those services.

Response:

6

1

2

3

4

5

7

8

9

REQUEST FOR ADMISSION NO. 17: Admit that you do not provide each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 disposable medical gloves to use when they perform services pursuant to the HUSP program.

Response:

10

REQUEST FOR ADMISSION NO. 18: Admit that surfaces and objects that are
 frequently touched, especially in common areas, are not cleaned and disinfected each
 day as part of the HUSP program with EPA-registered disinfectants effective against
 the virus that causes COVID-19.

14 **Response:**

15

REQUEST FOR ADMISSION NO. 19: Admit, with respect to each of the following Facilities, that you have not tested each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 for the virus that causes
 COVID-19.

a. Adelanto ICE Processing Center 19 **Response:** 20 b. Aurora ICE Processing Center 21 **Response:** 22 c. Broward Transitional Center 23 **Response:** 24 d. Central Valley Annex 25 **Response:** 26 e. Desert View Annex 20 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

	n
1	Response:
2	f. Folkston ICE Processing Center
3	Response:
4	g. Gold State Annex
5	Response:
6	h. Joe Corley Processing Center
7	Response: i. LaSalle ICE Processing Center
8	Response:
	j. Mesa Verde ICE Processing Center
9	Response:
10	k. Montgomery Processing Center
11	Response:
12	1. Northwest ICE Processing Center
13	Response:
14	m. Pine Prairie ICE Processing Center
15	Response:
16	n. South Louisiana ICE Processing Center
17	Response:
18	o. South Texas ICE Processing Center
19	Response:
20	
21	REQUEST FOR ADMISSION NO. 20: Admit, with respect to each of the
22	following Facilities, that you do not quarantine for 14 days each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 who has
23	been exposed to the virus that causes COVID-19.
	a. Adelanto ICE Processing Center
24	Response:
25	b. Aurora ICE Processing Center
26	21
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

1	Response:
2	c. Broward Transitional Center
3	Response:
4	d. Central Valley Annex
5	Response:
6	e. Desert View Annex
	Response:
7	f. Folkston ICE Processing Center
8	Response:
9	g. Gold State Annex
10	Response:
11	h. Joe Corley Processing Center
12	Response:
13	i. LaSalle ICE Processing Center
14	Response: j. Mesa Verde ICE Processing Center
15	 Mesa Verde ICE Processing Center Response:
16	k. Montgomery Processing Center
17	Response:
18	 Northwest ICE Processing Center
19	Response:
20	m. Pine Prairie ICE Processing Center
20 21	Response:
	n. South Louisiana ICE Processing Center
22	Response:
23	o. South Texas ICE Processing Center
24	Response:
25	
26	
	22 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 24 of 39 Page ID #:5211
1 2 3	REQUEST FOR ADMISSION NO. 21: Admit, with respect to each of the following Facilities, that you do not enforce social distancing strategies of 6 feet between each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020.
	a. Adelanto ICE Processing Center
4	Response:
5	b. Aurora ICE Processing Center
6	Response:
7	c. Broward Transitional Center
8	Response:
9	d. Central Valley Annex
10	Response:
11	e. Desert View Annex
12	Response:
13	f. Folkston ICE Processing Center
14	Response:
15	g. Gold State Annex
	Response:
16	h. Joe Corley Processing Center
17	Response:
18	i. LaSalle ICE Processing Center
19	Response:
20	j. Mesa Verde ICE Processing Center
21	Response:
22	k. Montgomery Processing Center
23	Response:
24	l. Northwest ICE Processing Center
25	Response:
26	m. Pine Prairie ICE Processing Center
	23 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 25 of 39 Page ID #:5212
Response:
n. South Louisiana ICE Processing Center
Response:
o. South Texas ICE Processing Center
Response:
<u>REQUEST FOR ADMISSION NO. 22</u> Admit, with respect to each of the following Facilities, that you do not enforce social distancing strategies of 6 feet
between detainees at each of your Facilities.
a. Adelanto ICE Processing Center
Response:
b. Aurora ICE Processing Center
Response:
c. Broward Transitional Center
Response:
d. Central Valley Annex
Response:
e. Desert View Annex
Response:
f. Folkston ICE Processing Center
Response:
g. Gold State Annex
Response.
h. Joe Corley Processing Center
Response:
i. LaSalle ICE Processing Center
Response:
j. Mesa Verde ICE Processing Center
Response:
PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB
PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 26 of 39 Page ID #:5213
	k. Montgomery Processing Center
1	Response:
2	1. Northwest ICE Processing Center
3	Response:
4	m. Pine Prairie ICE Processing Center
5	Response:
6	n. South Louisiana ICE Processing Center
7	Response:
8	o. South Texas ICE Processing Center
9	Response:
10	
11	REQUEST FOR ADMISSION NO. 23: Admit, with respect to each of the
12	following Facilities, that you do not quarantine all new intakes for 14 days before they enter each of your Facilities' general population with Class Members.
13	a. Adelanto ICE Processing Center
13	Response:
15	b. Aurora ICE Processing Center
	Response:
16	c. Broward Transitional Center
17	Response:
18	d. Central Valley Annex
19	Response:
20	e. Desert View Annex
21	Response:
22	f. Folkston ICE Processing Center
23	Response:
24	g. Gold State Annex
25	Response:
26	h. Joe Corley Processing Center
	25 DI AINTTIEES' EXPEDITED DISCOVERY
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

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	#:5214			

1	Response:
2	i. LaSalle ICE Processing Center
3	Response:
	j. Mesa Verde ICE Processing Center
4	Response:
5	k. Montgomery Processing Center
6	Response:
7	1. Northwest ICE Processing Center
8	Response:
9	m. Pine Prairie ICE Processing Center
10	Response:
11	n. South Louisiana ICE Processing Center
12	Response:
13	o. South Texas ICE Processing Center
	Response:
14	
15	<u>REQUEST FOR ADMISSION NO. 24</u> : Admit, with respect to each of the
16	following Facilities, that you do not place detainees who are suspected COVID-19 cases under medical isolation.
17	
1 /	a. Adelanto ICE Processing Center
18	a. Adelanto ICE Processing Center Response:
	Response:
18	
18 19	Response: b. Aurora ICE Processing Center
18 19 20	Response: b. Aurora ICE Processing Center Response:
18 19 20 21 22	Response: b. Aurora ICE Processing Center Response: c. Broward Transitional Center
 18 19 20 21 22 23 	Response: b. Aurora ICE Processing Center Response: c. Broward Transitional Center Response:
 18 19 20 21 22 23 24 	Response: b. Aurora ICE Processing Center Response: c. Broward Transitional Center Response: d. Central Valley Annex
 18 19 20 21 22 23 24 25 	Response: b. Aurora ICE Processing Center Response: c. Broward Transitional Center Response: d. Central Valley Annex Response:
 18 19 20 21 22 23 24 	Response: b. Aurora ICE Processing Center Response: c. Broward Transitional Center Response: d. Central Valley Annex Response: e. Desert View Annex

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1	f. Folkston ICE Processing Center
2	Response:
3	g. Gold State Annex
	Response:
4	h. Joe Corley Processing Center
5	Response:
6	i. LaSalle ICE Processing Center
7	Response:
8	j. Mesa Verde ICE Processing Center
9	Response:
10	k. Montgomery Processing Center
11	Response:
12	1. Northwest ICE Processing Center
13	Response:
14	m. Pine Prairie ICE Processing Center
15	Response:
16	n. South Louisiana ICE Processing Center
17	Response: o. South Texas ICE Processing Center
18	Response:
	Response.
19 20	REQUEST FOR ADMISSION NO. 25: Admit, with respect to each of the
20	following Facilities, that you do not exclude individuals who develop symptoms of
21	COVID-19 from group activities.
22	a. Adelanto ICE Processing Center
23	Response:
24	b. Aurora ICE Processing Center
25	Response:
26	c. Broward Transitional Center
	27 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB
	REQUESTS TO DEFENDANT THE GEO GROUP, INC.

		_
1		Response:
2	d.	Central Valley Annex
3		Response:
4	e.	Desert View Annex
5		Response:
	f.	Folkston ICE Processing Center
6		Response:
7	g.	Gold State Annex
8		Response:
9	h.	Joe Corley Processing Center
10		Response:
11	i.	LaSalle ICE Processing Center
12		Response:
13	j.	Mesa Verde ICE Processing Center
14		Response:
	k.	Montgomery Processing Center
15		Response:
16	1.	Northwest ICE Processing Center
17		Response:
18	m.	Pine Prairie ICE Processing Center
19		Response:
20	n.	South Louisiana ICE Processing Center
21		Response:
22	0.	South Texas ICE Processing Center
23		Response:
24		
25		FOR ADMISSION NO. 26: Admit, with respect to each of the cilities, that you do not ensure that individuals under medical isolation are
	10110 willing 1 a	endes, that you do not ensure that individuals under medical isolation are
26		28
		EXPEDITED DISCOVERY 5:17-cv-02514-JGB D DEFENDANT THE GEO

housed separately, in single cells with solid walls (i.e., not bars) and solid doors that close fully.

	close runy.		
2	a.	Adelanto ICE Processing Center	
3		Response:	
4	b.	Aurora ICE Processing Center	
5		Response:	
6	с.	Broward Transitional Center	
7		Response:	
8	d.	Central Valley Annex	
9		Response:	
10	e.	Desert View Annex	
11		Response:	
12	f.	Folkston ICE Processing Center	
		Response:	
13	g.	Gold State Annex	
14	_	Response:	
15	h.	Joe Corley Processing Center	
16		Response:	
17	1.	LaSalle ICE Processing Center	
18		Response:	
19	1.	Mesa Verde ICE Processing Center	
20	1	Response:	
21	К.	Montgomery Processing Center	
22	1.	Response: Northwast ICE Processing Contor	
23	1.	Northwest ICE Processing Center Response:	
24	m	Pine Prairie ICE Processing Center	
25	111.	Response:	
23 26	n.	South Louisiana ICE Processing Center	
20		29	
		EXPEDITED DISCOVERY 5:17-cv-02514-JGF D DEFENDANT THE GEO	}

Ca	e 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 31 of 39 Page ID #:5218
1 2 3	Response: o. South Texas ICE Processing Center Response:
4	REQUEST FOR ADMISSION NO. 27: Admit, with respect to each of the
5 6	following Facilities, that you have not exempted every Class Member from the HUSP program as a result of the COVID-19 pandemic.
7	a. Adelanto ICE Processing Center
	Response:
8	b. Aurora ICE Processing Center
9	Response:
10	c. Broward Transitional Center
11	Response:
12	d. Central Valley Annex
13	Response:
14	e. Desert View Annex
15	Response:
16	f. Folkston ICE Processing Center
17	Response:
18	g. Gold State Annex
19	Response:
20	h. Joe Corley Processing Center
20 21	Response:
	i. LaSalle ICE Processing Center
22	Response:
23	j. Mesa Verde ICE Processing Center Response:
24	k. Montgomery Processing Center
25	Response:
26	
	30 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 32 of 39 Page ID #:5219
	1. Northwest ICE Processing Center
1	Response:
2	m. Pine Prairie ICE Processing Center
3	Response:
4	n. South Louisiana ICE Processing Center
5	Response:
6	o. South Texas ICE Processing Center
7	Response:
8	
9	<u>REQUEST FOR ADMISSION NO. 28</u> : Admit, with respect to each of the following Excilition that you have not increased the number of non detained staff
10	following Facilities, that you have not increased the number of non-detainee staff trained and responsible for cleaning common areas to ensure continual cleanliness of
11	such areas throughout the day in lieu of performing those cleaning functions with Class
12	Member labor through the HUSP program.
13	a. Adelanto ICE Processing Center Response:
14	b. Aurora ICE Processing Center
15	Response:
16	c. Broward Transitional Center
17	Response:
18	d. Central Valley Annex
19	Response:
20	e. Desert View Annex
21	Response:
22	f. Folkston ICE Processing Center
23	Response:
24	g. Gold State Annex
25	Response:
23 26	h. Joe Corley Processing Center Response:
20	Response: 31
	PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 33 of 39 Page ID #:5220
1 2 3 4 5 6 7 8 9 10 11 12	 i. LaSalle ICE Processing Center Response: j. Mesa Verde ICE Processing Center Response: k. Montgomery Processing Center Response: l. Northwest ICE Processing Center Response: m. Pine Prairie ICE Processing Center Response: n. South Louisiana ICE Processing Center Response: o. South Texas ICE Processing Center
13	Response:
14 15 16 17	REQUEST FOR ADMISSION NO. 29: Admit, with respect to each of the following Facilities, that you do not provide a no-cost supply of soap to each Class Member who has performed duties pursuant to the HUSP program since January 1, 2020 sufficient to allow frequent hand washing in connection with performing duties as part of the HUSP program.
18	a. Adelanto ICE Processing Center
19	Response:
20	b. Aurora ICE Processing Center
21	Response: c. Broward Transitional Center
22	Response:
23	d. Central Valley Annex
24	Response:
25	e. Desert View Annex
26	Response: 32 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC. 5:17-cv-02514-JGB

1	f. Folkston ICE Processing Center
2	Response:
3	g. Gold State Annex
	Response:
4	h. Joe Corley Processing Center
5	Response:
6	i. LaSalle ICE Processing Center
7	Response:
8	j. Mesa Verde ICE Processing Center
9	Response:
10	k. Montgomery Processing Center
11	Response:
12	l. Northwest ICE Processing Center
13	Response:
14	m. Pine Prairie ICE Processing Center
15	Response:
	n. South Louisiana ICE Processing Center
16	Response:
17	o. South Texas ICE Processing Center
18	Response:
19	
20	INTERROGATORIES
21	Interrogatory No.1: For each of your Facilities, as of April 1, 2020, state:
22	a. The total number of Class Members participating in the HUSP program;
23	b. The total number of Class Members who have contracted COVID-19;
24	c. The total number of Class Members who have been exposed to the
25	COVID-19 virus;
26	
-	33 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 35 of 39 Page ID #:5222					
1	d. The total number of Class Members who have been medically isolated as a result of their exposure to the COVID-19 virus;					
2 3	e. The total number of Class Members who have exhibited a fever, dry cough, or shortness of breath since January 1, 2020;					
4	f. The total number of Class Members who have been tested for the COVID-19 virus.					
5 6	Response:					
7 8	Interrogatory No.2: At which of your Facilities, as of April 1, 2020, do you provide liquid soap to each Class Member for use after they perform services pursuant to the HUSP program?					
9	Response:					
10 11	Interrogatory No.3: At which of your Facilities, as of April 1, 2020, do you provide sanitary hand drying materials to each Class Member for use after they perform services pursuant to the HUSP program?					
12	Response:					
13 14 15	Interrogatory No.4: At which of your Facilities, as of April 1, 2020, do you provide no-touch trash receptacles for disposal to each Class Member for use after they perform services pursuant to the HUSP program?					
16	Response:					
17 18	Interrogatory No.5: At which of your Facilities, as of April 1, 2020, do you provide alcohol-based hand sanitizer containing at least 60% alcohol to each Class Member for use after they perform services pursuant to the HUSP program?					
19	Response:					
20 21	Interrogatory No.6: At which of your Facilities, as of April 1, 2020, do you provide each Class Member EPA-registered disinfectants effective against the virus that causes COVID-19 to use when they perform services pursuant to the HUSP program?					
22	Response:					
23 24 25	Interrogatory No.7: At which of your Facilities, as of April 1, 2020, do you provide each Class Member the following supplies to use when they perform services pursuant to the HUSP program:					
26	a. facemasks effective against contracting the virus that causes COVID-19;					
	34 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.					

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 36 of 39 Page ID #:5223
1	b. N95 respirators;
2	c. disposable medical gloves.
	Response:
3 4	
4	Interrogatory No.8: At which of your Facilities, what prevents you from employing non-detainee staff trained and responsible for cleaning common areas to ensure
6	continual cleanliness of such areas throughout the day in lieu of performing those
7	cleaning functions with Class Member labor through the HUSP program?
8	Response:
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	35 PLAINTIFFS' EXPEDITED DISCOVERY 5:17-cv-02514-JGB REQUESTS TO DEFENDANT THE GEO GROUP, INC.

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	Dated: April 6, 2020	Respectfully submitted,
1	Dated. April 0, 2020	Respectfully sublitted,
2		/s/ Daniel H. Charest
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25		LA Bar # 30002
26		Lydia A. Wright (admitted pro hac vice)
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	PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.	5:17-cv-02514-JGB

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19		Attomory for Plaintiffo
20		Attorneys for Plaintiffs
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	PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.	5:17-cv-02514-JGB

Ca	se 5:17-cv-02514-JGB-SHK Document 254-1 Filed 04/06/20 Page 39 of 39 Page ID #:5226						
1	CERTIFICATE OF SERVICE						
2	I, Daniel H. Charest, declare under penalty of perjury that I caused a true and						
3	correct copy of this document to be served upon counsel listed below by email on April 6, 2020.						
4							
5	Colin Barnacle Christopher J. Eby						
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8	T: 303-260-7712						
9	F: 303-260-7714 colin.barnacle@akerman.com						
10	christopher.eby@akerman.com						
11	Damien DeLaney						
12	Ashley Calhoun						
13	Michael Gallion AKERMAN LLP						
14	601 West Fifth Street Suite 300						
15	Los Angeles, CA 90071 T: 213-688-9500						
16	F: 213-627-6342						
17	damien.delaney@akerman.com ashley.calhoun@akerman.com						
18	michael.gallion@akerman.com						
19	/s/ Daniel H. Charest						
20	Daniel H. Charest (admitted <i>pro hac vice</i>) dcharest@burnscharest.com						
21	TX Bar # 24057803						
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24	Telephone: (469) 904-4550 Facsimile: (469) 444-5002						
25							
26							
	38 PLAINTIFFS' EXPEDITED DISCOVERY REQUESTS TO DEFENDANT THE GEO GROUP, INC.						

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EXHIBIT B

Ca	se 5:17-cv-02514-JGB-SHK Document 254 #:522		Filed 04/06/20	Page 2 of 16	Page ID		
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8	900 Jackson St., Suite 500 Dallas, Texas 75202						
9	Telephone: (469) 904-4550						
10	Facsimile: (469) 444-5002						
11	Counsel for Plaintiffs						
12	Additional Counsel on Signature Page						
13	UNITED STATES DISTRICT COURT						
14	CENTRAL DISTRICT OF CALIFORNIA						
15	EASTERN DIVISION						
16	RAUL NOVOA, JAIME CAMPOSFUENTES, ABDIAZIZ KARIM, andCivil Action No. 5:17-cv-02514-JGB-						
17	FUENTES, ABDIAZIZ KARIM, and RAMON MANCIA individually and on		vil Action No IKx	b. 5:17-cv-025	14-JGB-		
18	behalf of all others similarly situated,						
19	Plaintiffs,		OTICE OF E				
20	V.		ULE 30(B)(6) F THE GEO	GROUP, IN	DN C.		
21							
22	THE GEO GROUP, INC.,						
23	Defendant.						
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		1					
	NOTICE OF EXPEDITED RULE 30(B)(6) DEPOSITION OF THE GEO GROUP, INC.			5:17-cv-02	2514-JGB		

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1 Please take notice that, pursuant to Rule 30(b)(6) of the Federal Rules of Civil 2 Procedure, Plaintiffs in the above-captioned matter will take the deposition by oral 3 examination of Defendant The GEO Group, Inc. ("GEO") through one or more 4 5 officers, directors, managing agents, or such other authorized persons who consent to 6 testify on GEO's behalf. The deposition will take place at the following dates, times, and 7 places before a court reporter and videographer: 8 Date & Time: April 10, 2020 at 9:00 a.m. PST 9 10 Place: Veritext 316 West 2nd Street, Suite 200 11 Los Angeles, CA 90012 12 Or by remote video conferencing 13 Method of Recording: Stenographically and by video 14 GEO has a duty to designate one or more officers, directors, managing agents, or 15 16 other persons with sufficient knowledge to testify on its behalf on all information known 17 or reasonably available to each on the topics set forth below. 18 The deposition will be taken for the purpose of discovery, to perpetuate the 19 20 testimony of the witness(es) for use at trial, and for all other purposes permitted under 21 the Federal Rules of Civil Procedure. The deposition will be taken before a notary public 22 or other officer authorized by law to administer oaths for use in this litigation as set forth 23 24 above. The deposition will continue from day to day until completed. 25 26 2

The terms "you," "your," and "GEO" are defined as the Defendant The 1. GEO Group, Inc., and any affiliated corporate entity or subsidiary (including any taxable REIT subsidiary) through which The GEO Group, Inc. conducts business or receives revenue, as well any officer, agent, employee, executive, or representative of GEO as defined herein.

2. The term "ICE" is defined as the United States Immigration and Customs Enforcement and includes, but is not limited to, any predecessor or successor agencies, and any divisions, departments, affiliates, agents, attorneys, representatives, employees, and/or other persons acting on its behalf.

The term "Adelanto Facility" is defined as the Adelanto ICE Processing 3. Center, located in Adelanto, California, and operated by GEO pursuant to a federal contract with ICE.

The term "Voluntary Work Program" is defined as any program GEO 4. operates involving labor performed by detainees for remuneration of any kind that includes tasks outside those described in Section 5.8.V.C of the 2011 ICE Performance-Based National Detention Standards ("PBNDS") (rev. 2016).

23 5. The term "Adelanto Policy and Procedures Manual" is defined as any 24 document or series of documents authored, issued, or promulgated by GEO involving policies, procedures, practices, post orders, guidelines, standards, or expectations 26

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regarding the maintenance and operation of the Adelanto Facility, e.g. GEO-Novoa_00000221.

6. The term "PBNDS" is defined as any version of the 2011 ICE Performance-Based National Detention Standards.

7. The terms "Housing Unit Sanitation Policy," "HUSP," "HUSPs," and "Sanitation Procedures/Housekeeping Plan" are defined as any program, policy, plan, or procedure GEO operates involving labor performed by detainees for no remuneration that includes sanitation and cleaning tasks in the detainees' housing units, dormitories, pods, or living areas. *See, e.g.*, GEO-Novoa_00000515 ("Sanitation Procedures/Housekeeping Plan").

8. The term "Class Member" means any civilly detained immigrant who was detained at any civil immigration detention center owned or operated by GEO in the United States between December 19, 2007 and the date these requests are answered or supplemented who subject to a GEO Housing Unit Sanitation Policy (HUSP) at any point during their detention, excluding (1) individuals detained in GEO's family residential detention facility in Karnes City, Texas; (2) individuals detained in the Alexandria Staging Facility in Alexandria, Louisiana; (3) any individual detained in the custody of the U.S. Marshall or any other law enforcement agency at a GEO facility where the company also detains civil immigration detainees pursuant to contracts with

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ICE; and (4) civilly detained immigrants detainees held at the Aurora ICE Processing Center in Aurora, Colorado at any time before October 22, 2014.

9. The term "detainee" or "detained immigrant" is defined as any person detained in an immigration detention facility operated by GEO.

10. The term "person" is defined as any natural person or business, legal, or governmental entity or association.

11. The terms "policy" or "policies" mean each rule, procedure, or directive, formal or informal, written or unwritten, and each common understanding or course of conduct that was recognized as such by Defendant or persons acting or purporting to act on Defendant's behalf, that has been in effect at any time during the period covered by these demands. These terms include any change of policy.

12. The singular of each word shall be construed to include its plural and viceversa, and the root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to include each other.

13. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.

14. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

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15. The term "communication" means the transmittal of information by any means (in the form of facts, ideas, inquiries, or otherwise).

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The terms "concerning" "regarding" and "relating to" mean relating to, 16. summarizing memorializing, supporting, contradicting, describing, evidencing. constituting, containing, studying, identifying, analyzing, considering, regarding, explaining, mentioning, showing, discussing, comprising or commenting on.

Each of the terms "all," "any," "each," and "every" shall be construed as 17. 9 meaning all, any, each and every.

18. The terms "and" and "or" shall be construed both disjunctively and conjunctively.

19. The term "document" shall have the broadest meaning possible under the Federal Rules of Civil Procedure and shall include, but not be limited to, the original (or a copy when the original is not available) and each non-identical copy (including those which are non-identical by reason of translations, notations, or markings) or any and all other written, printed, typed, punched, taped, filmed, or graphic matter or recorded or tangible thing, or whatever description, however produced or reproduced (including computer-stored or generated data, together with instructions or programs necessary to search and retrieve such data and hard copies where available and retrievable), and shall include all attachments to and enclosures with any requested item, to which they are attached or with which they are enclosed, and each draft thereof. The term document

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shall specifically include all recorded or retrievable electronic data or communications such as electronic mail (e-mail) and the like and all translations thereof. Any document with any marks of any sheet or side thereof, including but limited to initials, routing instructions, metadata, date stamps, and/or any comment, marking or notation of any kind or character which is not a part of the original and/or any reproduction thereof, is to be considered a separate document.

20. "Communication" shall refer to any form of communication, including any oral, written, electronic, or other exchange of words, thoughts, information, or ideas to another person or entity, whether in person, in a group, by telephone, by letter, by facsimile, or by any other process, electric, electronic, or otherwise. All such communications in writing shall include, without limitation, printed, typed, handwritten, or other readable documents, correspondence, memoranda, reports, contracts, drafts (both initial and subsequent), computer discs or transmissions, e-mails, instant messages, tape or video recordings, voicemails, diaries, log books, minutes, notes, studies, surveys and forecasts, and any and all copies thereof.

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21. The term "Facilities" means the Adelanto ICE Processing Center, the Aurora ICE Processing Center, the Broward Transitional Center, the Central Valley Annex, the Coastal Bend Detention Center, the Desert View Annex, the Folkston ICE Processing Center, the Golden State Annex, the Joe Corley Processing Center, the LaSalle ICE Processing Center, the Mesa Verde ICE Processing Center, the

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Montgomery Processing Center, the Northwest ICE Processing Center, the Pine Prairie ICE Processing Center, the Rio Grande Processing Center, the South Louisiana ICE Processing Center, and the South Texas ICE Processing Center.

22. The term "COVID-19" means the Coronavirus Disease 2019 as discussed by the U.S. Centers for Disease Control and Prevention in its *Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities*, available at https://www.cdc.gov/coronavirus/2019-ncov/community/correctiondetention/guidance-correctional-detention.html.

23. The term "Cohorting" refers to the practice of isolating multiple laboratory-confirmed COVID-19 cases together as a group or quarantining close contacts of a particular case together as a group.

24. The term "PPE" means Personal Protective Equipment as used by the U.S. Centers for Disease Control and Prevention in its Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities, available at https://www.cdc.gov/coronavirus/2019-ncov/community/correction-

detention/guidance-correctional-detention.html.

25. The term "CDC's COVID-19 Detention Guidelines" means the guidelines and recommendations provided by the U.S. Centers for Disease Control and Prevention in its *Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional*

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NOTICE OF EXPEDITED RULE 30(B)(6) DEPOSITION OF THE GEO GROUP, INC. 1

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and Detention Facilities, available at https://www.cdc.gov/coronavirus/2019ncov/community/correction-detention/guidance-correctional-detention.html.

26. The term "community transmission," with respect to COVID-19, refers to individuals acquiring the disease "through contact with someone in their local community, rather than through travel to an affected location." *See Interim Guidance on Management of Coronavirus Disease 2019 (COVID-19) in Correctional and Detention Facilities*, available at https://www.cdc.gov/coronavirus/2019-ncov/community/correction-detention/guidance-correctional-detention.html.

27. The term "states with widespread community transmission" includes Washington, Utah, Rhode Island, Oregon, Oklahoma, North Carolina, Massachusetts, Maryland, Louisiana, Iowa, Illinois, Georgia, Connecticut, Colorado, California, and Arizona.

RULE 30(b)(6) TOPICS

The deponent(s) shall be prepared to address the following topics:

Topic 1: The steps you have taken at each of the Facilities to implement and adhere to CDC's COVID-19 Detention Guidelines.

Topic 2: The steps you have taken at each of the Facilities to provide Personal Protection Equipment, training, and materials for personal hygiene including (but not limited to) liquid soap, sanitary hand drying materials, no-touch trash receptacles, facemasks, N95 respirators, disposable medical gloves, alcohol-based hand sanitizer containing at least 60% alcohol, and EPA-registered disinfectants effective against the virus that causes COVID-19, to each Class Member for use in connection with their performance of services pursuant to the HUSP program.

Ca	se 5:17-cv-02!	514-JGB-SHK Document 254-2 Filed 04/06/20 Page 11 of 16 Page ID #:5237					
1 2 2	Topic 3:	The steps you have taken at each of the Facilities to test each Class Member for to the virus that causes COVID-19 who has performed duties as part of the HUSP program.					
3 4 5	Topic 4: The steps you have taken at each of the Facilities to quarantine for 14 days each Class Member exposed to the virus that causes COVID-19 who has performed duties as part of the HUSP program.						
6 7	Topic 5:	The steps you have taken at each of the Facilities to enforce social distancing strategies of 6 feet between each Class Member who has performed duties as part of the HUSP program since January 1, 2020.					
8 9	Topic 6:	The steps you have taken at each of the Facilities to enforce social distancing strategies of 6 feet between detainees at each of your Facilities.					
10 11 12	The steps you have taken at each of the Facilities to quarantine all new intakes for 14 days before they enter each of your Facilities' general population with Class Members.						
13	 Topic 8: The steps you have taken at each of the Facilities to place detainees with are suspected COVID-19 cases under medical isolation. Topic 9: The steps you have taken at each of the Facilities to exclude individue 						
14 15							
16 17 18	Topic 10:	The steps you have taken at each of the Facilities to ensure that individuals under medical isolation are housed separately, in single cells with solid walls (i.e., not bars) and solid doors that close fully.					
19 20 21	Topic 11:	The steps you have taken at each of the Facilities to increase the number of non-detainee staff trained and responsible for cleaning common areas to ensure continual cleanliness of such areas throughout the day in lieu of performing those cleaning functions with Class Member labor through the HUSP program.					
22	Topic 12:	For each of your Facilities, as of April 1, 2020:					
23 24		a. The total number of Class Members participating in the HUSP program;					
25 26		 b. The total number of Class Members who have contracted COVID- 19; 					
		10 EXPEDITED RULE 30(B)(6) 5:17-cv-02514-JGB N OF THE GEO GROUP, INC.					

Ca	se 5:17-cv-02514-JGB-SHK Document 254-2 Filed 04/06/20 Page 12 of 16 Page ID #:5238
1 2	c. The total number of Class Members who have been exposed to the COVID-19 virus;
3	d. The total number of Class Members who have been medically isolated as a result of their exposure to the COVID-19 virus;
4 5	e. The total number of Class Members who have exhibited a fever, dry cough, or shortness of breath since January 1, 2020; and
6	f. The total number of Class Members who have been tested for the COVID-19 virus.
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	11 NOTICE OF EXPEDITED RULE 30(B)(6) 5:17-cv-02514-JGB DEPOSITION OF THE GEO GROUP, INC.

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1	Dated: April 6, 2020	Respectfully,
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15		Robert Ahdoot (CA Bar # 172098) rahdoot@ahdootwolfson.com
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23		
24		
25		Korey A. Nelson (admitted <i>pro hac vice</i>) knelson@burnscharest.com
26		LA Bar # 30002
		Lydia A. Wright (admitted pro hac vice)
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	NOTICE OF EXPEDITED RULE 30(B)(6) DEPOSITION OF THE GEO GROUP, INC.	5:17-cv-02514-JGB

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10		LAW OFFICE OF R. ANDREW FR	EE		
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14					
	Nicole Ramos (admitted <i>pro hac vice</i>)				
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16		AL OTRO LADO			
17		511 E. San Ysidro Blvd., # 333			
		San Ysidro, CA 92173			
18		Telephone: (619) 786-4866			
19					
20		Counsel for Plaintiffs			
21					
22					
23					
24					
25					
26					
-					
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	NOTICE OF EXPEDITED RULE 30(B)(6) DEPOSITION OF THE GEO GROUP, INC.	5:17-cv-02514-J	GB		

Ca	se 5:17-cv-02514-JGB-SHK Document 254-2 Filed 04/06/20 Page 15 of 16 Page ID #:5241					
1	CERTIFICATE OF SERVICE					
2	Plaintiffs, by and through undersigned counsel, hereby certifies that a true					
3	and correct copy of this expedited notice of Rule 30(b)(6) deposition of The GEO					
4	Group, Inc. was served upon the following counsel in this matter, by email, on April 6, 2020.					
5	Colin Barnacle					
6	Christopher J. Eby AKERMAN LLP					
7	1900 Sixteenth Street, Suite 1700					
8	Denver, CO 80202 T: 303-260-7712					
9	F: 303-260-7714					
10	colin.barnacle@akerman.com christopher.eby@akerman.com					
10						
12	Damien DeLaney Ashley Calhoun					
13	David Van Pelt Michael Callion					
14	Michael Gallion AKERMAN LLP					
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20	Dated: April 6, 2020					
21	/s/ Daniel H. Charest					
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	14 NOTICE OF EXPEDITED RULE 30(B)(6) 5:17-cv-02514-JGB DEPOSITION OF THE GEO GROUP, INC.					

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