

# Exhibit 1

**From:** [Robinson, John J. \(CIV\)](#)  
**To:** [John Vecchione](#); [Jared McClain](#); [alan.ostergren@ostergrenlaw.com](mailto:alan.ostergren@ostergrenlaw.com); [Alan Ostergren](#)  
**Cc:** [Myers, Steven A. \(CIV\)](#)  
**Subject:** RE: 21cv28-CJW Mossman et al v. United States Centers for Disease Control and Prevention et al  
**Date:** Monday, July 26, 2021 11:57:18 AM

---

Hi all,

As you know, the parties currently have a scheduling order and discovery plan due on Friday, August 6. In light of our forthcoming motion to dismiss as moot, we would propose that the parties agree to defer this deadline to 14 days after the court rules on the motion to dismiss. Would plaintiffs agree to join in a motion to defer the deadline? If so, we'd be happy to send a draft motion for your consideration.

Best,  
John

**John Robinson**

Trial Attorney  
U.S. Department of Justice, Civil Division  
Federal Programs Branch  
1100 L Street NW  
Washington, DC 20005  
Tel: (202) 616-8489