

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

**UNITED STATES OF AMERICA**

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**CASE NO. 21-cr-246 (ABJ)**

**v.**

**DANIEL RODRIGUEZ,**

**Defendant.**

**NOTICE OF DISCOVERY**

The United States of America, by and through its attorney, the United States Attorney for the District of Columbia, hereby informs the Court and defense that the attached discovery letter of August 30, 2021, has been provided to the defense in this matter.

Respectfully submitted,

CHANNING D. PHILLIPS  
Acting United States Attorney  
D.C. Bar No. 415793

By: \_\_\_\_\_ /s/

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U.S. Department of Justice

Channing D. Phillips  
Acting United States Attorney

*District of Columbia*

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*Judiciary Center  
555 Fourth St., N.W.  
Washington, D.C. 20530*

August 30, 2021

Paul Riddle  
Rebecca Levy  
Katherine Tanaka  
Assistant Federal Public Defenders  
Federal Public Defender  
District of Nevada  
*Attorneys for Daniel Rodriguez*

Re: *United States v. Daniel Rodriguez*  
Case No. 21-CR-246  
Discovery Letter #3

Dear Counsel:

We are writing to update you with additional discovery that has been provided for this case on August 30, 2021 via a shared folder on USA File Exchange, that contains the following materials:

Please note that the following materials have been designated as **highly sensitive materials** and are subject to the Protective Order Governing Discovery that was issued by the Court in this case:

- **Highly Sensitive Materials Folder:**
  - M.F. WHC\_medical records\_Redacted.pdf (272 pages)
  - *Police & Fire Clinic Records* (5 PDF files)
    - M.F. Admin Records.pdf (21 pages)
    - M.F. Followup Consults\_Redacted.pdf (38 pages)
    - M.F. Imaging.pdf (4 pages)
    - M.F. Jan 6 WHC Records\_Redacted.pdf (73 pages)
    - M.F. PFC Physicals Records\_Redacted.pdf (43 pages)

We will forward additional discovery as it becomes available. If you have any questions about the information provided above or if you have any issues accessing or downloading the materials provided, please contact the undersigned Assistant United States Attorneys.

Sincerely,

RISA BERKOWER  
KIMBERLY PASCHALL  
TARA RAVINDRA  
Assistant United States Attorneys

Enclosures