From: DCD ECFNotice@dcd.uscourts.gov [mailto:DCD ECFNotice@dcd.uscourts.gov]

Sent: Tuesday, July 07, 2015 9:58 AM **To:** DCD ECFNotice@dcd.uscourts.gov

Subject: Activity in Case 1:15-cv-00646-CKK JUDICIAL WATCH, INC. v. U.S. DEPARTMENT OF STATE

Order

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court

District of Columbia

Notice of Electronic Filing

The following transaction was entered on 7/7/2015 at 9:58 AM and filed on 7/7/2015 **Case Name:** JUDICIAL WATCH, INC. v. U.S. DEPARTMENT OF STATE

Case Number: 1:15-cv-00646-CKK

Filer:

Document Number: No document attached

Docket Text:

MINUTE ORDER (paperless). The Court has received and considered the parties' [8] Joint Status Report regarding further proceedings in this FOIA case. Although the parties disagree on various aspects of setting a schedule, they agree that the first production of responsive documents should be on August 20, 2015. Accordingly, Defendant shall make its first production of responsive records by no later than AUGUST 20, 2015. In addition, the parties shall file a Joint Status Report by no later than SEPTEMBER 1, 2015, proposing a schedule for further productions and indicating the volume and scope of responsive documents. The parties shall meet and confer with sufficient time prior to the filing of that Joint Status Report such that the Status Report reflects both parties' positions on a proposed schedule. The Court will not set a final deadline for all productions until after it has had an opportunity to consider that Joint Status Report—in order to leave open the possibility that the production of documents can be completed more expeditiously than the January 2016 deadline proposed by the Defendant. In the interim, however, the Court will tentatively require the rolling productions to continue every six weeks after the initial August 20, 2015, production. Signed by Judge Colleen Kollar-Kotelly on 7/7/2015. (lcckk2)