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EXHIBIT 7

WILLKIE FARR & GALLAGHER LLP

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March 2, 2020

United States Central Command J6-RDF (FOIA) 7115 South Boundary Boulevard MacDill AFB, FL 33621-5101 **Email**: centcom.macdill.centcom-hq.mbx.freedom-of-information-act@mail.mil

Re: <u>Freedom of Information Act</u>

To Whom It May Concern,

My firm represents over 380 American veterans, civilians, and their families in connection with deaths and injuries caused by terrorists in Afghanistan. On behalf of our clients, we filed a lawsuit against several U.S. and international contractors, alleging that they made protection payments to terrorists who killed or wounded thousands of Americans in Afghanistan. *See Cabrera et al v. Black & Veatch Special Projects Corporation et al*, Case No. 1:19-cv-03833 (D.D.C.). As part of our investigation of these allegations, and on behalf of our clients who have made great sacrifices in connection with America's involvement in Afghanistan, we submit this request under the Freedom of Information Act, 5 U.S.C. §§ 552, et seq. ("FOIA") for copies of the records described below.

Background

DOD established the **Afghanistan Vendor Vetting Cell** in the fall of 2010 to ensure that government contracts are not awarded to companies with ties to insurgents, warlords, or criminal networks. The Afghanistan Vendor Vetting Cell is described in numerous government documents including in Moshe Schwartz, *Wartime Contracting in Afghanistan: Analysis & Issues For Congress*, Summary, Congressional Research Service (Nov. 14, 2011) available at https://fas.org/sgp/crs/natsec/R42084.pdf.

Records Requested

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All documents (memos, emails, meeting transcripts, etc.) authored, created, or sent by **Task** Force 2010 regarding contracting or reconstruction projects and/or private security companies and terrorist or insurgent finance. Search terms that may help locate these documents include, but are not limited to: **contractor**; **subcontractor**; **security company**; security firm; PSC; extortion; protection money; protection payment; mobilization costs; rental payments; security expenditures; security payments; bribe; payoff; vetting; hawala; commitment fee; counterpart per diem; cutout; deactivate; deactivating; ghost; indirect cost; local partner; marketing fee; night letter; tax receipt; tower; transmission mast; Louis Berger; LBG; Black & Veatch; WSP Global; Environmental Chemical Corporation; ECC; ArmorGroup; Centerra; G4S; EOD Technology; EODT; DAI; Development Alternatives, Inc.; MTN; Areeba; MENA; Edinburgh; Arafat; ISS-Safenet; Safenet; United States Protection and Investigations; USPI; Servcor; Blue Hackle; Arvin Kam; Watan; Wahab; Dawoud; Taj Mir Jawad; Nadir Khan; Mr. Pink; Timor Shah; Mr. White; Reza Khan; Gul Mohammed; Mirza Khan; Commander Blue; Mullah Omar; Quetta Shura; Mullah Ahmad Bidal; Mullah Brader; Mullah Sadeq; Qabool; Azizabad; Tony; P2K; Loya Paktia; Gardez-Khost Highway; IFC; International Finance Company; MIGA; Multilateral Investment Guarantee Agency: Snooker; Romeo and Juliet; Romeo & Juliet; Commando Riot; crossing point.

The relevant date range for this request is January 1, 2010 through December 31, 2016.

Please search for responsive records regardless of format, medium, or physical characteristics. Where possible, **please produce records electronically in PDF format**. We seek records of any kind, including electronic records, audiotapes, videotapes, and photographs. Our request includes any letters, emails, facsimiles, telephone messages, voice mail messages, and transcripts, notes, or minutes of any meetings, telephone conversations, discussions, and any attachments to such records. If any of this information is currently classified or restricted distribution, we ask that you submit the records for declassification in accordance with Executive Order 13526, and all other relevant regulations, policies and orders governing declassification of documents.

For any responsive records, or portions of records, you deem covered by any applicable FOIA exemption, 5 U.S.C. § 552(b) prescribes the appropriate process: "[a]ny reasonably segregable portion of a record shall be provided...after deletion of the portions which are exempt under this subsection. The amount of information deleted, and the exemption under which the deletion is made, shall be indicated on the released portion of the record, unless including that indication would harm an interest protected by the exemption in this subsection under which the deletion is made. If technically feasible, the amount of the information deleted, and the exemption under which the deletion is made, shall be indicated at the place in the record where such deletion is made."

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I am willing to pay fees for this request up to a maximum of <u>\$250</u>. If the fees for this request exceed that amount, please inform me first. If it expedites the agency's release of the requested documents, I am willing to accept disclosure on an interim, rolling basis as they become available. Please do not wait for all of the agency's relevant systems of record to be searched, or all of its relevant records to be processed.

To discuss any aspect of this request, please contact my associate, Devin Ringger, at (202) 303-1463, or via email at dringger@willkie.com. Pursuant to 32 eCFR §286.5(c) my preference is to receive these records in their original native electronic format, and if that is not available, in PDF image format (one image per record, in color as applicable) through my email address. If the records prove too large to attach via email, my colleagues or I can provide a secure FTP link in which to upload the records.

Sincerely,

/s/ Michael J. Gottlieb