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## DEPARTMENT OF THE AIR FORCE

42D AIR BASE WING (AETC)
MAXWELL AIR FORCE BASE ALABAMA

1 March 2022

MEMORANDUM FOR DEFENSE COUNSEL (Capt Marcelina Rivera Chambers, Capt Chelsea Beshore, Capt Stephan Ryder)

FROM: ASSISTANT TRIAL COUNSEL (Capt George South)

SUBJECT: United States v. SrA Logan A. Mcleod- M.R.E. 304(d) Notice

- 1. In accordance with Military Rule of Evidence (M.R.E) 304(d), and paragraph 2 of the Military Judge's scheduling order, the Government provides the Defense notice of the following statements made by the Accused relevant to the above captioned case that are known to trial counsel as of the date of this notice:
- a. Any and all statements made by the Accused, including statements made directly to: J.O. also known as Bunny, Scorpio, or "Blazer" (the undercover agent), either in person, via telephone, through text messages, or through social media. The Accused's statements have previously been provided to Defense
- b. Any and all statements by the Accused, as relayed by J.O.(Bunny) in her 8 August 2021 AFOSI interview, previously provided to the Defense.
- c. Any and all statements by the Accused, as relayed by Special Agent "Blazer", previously provided to the Defense.
- d. Any and all statements by the Accused, as contained in the Accused's AFOSI interview dated 19 September 2021, the Accused's 1168 dated 19 September 2021, and the AFOSI case file (to include but not limited to: the Lowndes Text Messages, Body Cam footage, Screenshots, Jail calls, Cellebrite Text Message Reports, Compressed Folders, DCFL Report, Deviant Art, Google Voice Exports, Interview Recording CS-1, Location Logs, Lowndes Texts, Owens Interview, Phone call recordings, Phone Items- CS-1, Phone Photos- Mcleod, Phone Pictures, Rest Stop Meet Recording, Screenshots, Texts [Blazer Ace, Blazer- Bunny, and Bunny- Ace], Websites- 1, Calls from 19 Sep 22 1 Mar 22, Lowndes Jail Mp3 file, Volumes 1-5), all of which have previously been provided to the Defense.
- e. Any all statements where the Accused discusses: kidnapping, raping, drugging, battering, sexually assaulting, and murdering the named victim's as well as his various potential future targets. As well as any and all statements where the Accused discusses: children, bondage, breatheplay, glue, torture, incest, gagging, tegaderm, sewing, Air BnB, money, chains, strait jackets, masks, supplies in general, cameras, and recording. See Accused's Interview, Accused's 1168, Screenshots, texts, phone call recordings, rest stop recording.
- f. Any and all statements where the Accused discusses concealing evidence, and tricking law enforcement.

- g. Any and all statements where the Accused admits that the plan to commit the charged offenses was his idea. See Calls from 19 Sep 22 1 Mar 22.
- h. The Government understands its continuing disclosure requirement and will supplement this disclosure as needed. The Government also provides notice of these statements pursuant to M.R.E. 404(b).
- 2. Please contact me at with any questions or concerns.

GEORGE A. SOUTH, Capt, USAF Assistant Trial Counsel

## **CERTIFICATE OF SERVICE**

I certify that a copy the Government's M.R.E. 304(d) Notice #1 in *United States v. SrA Logan A. Mcleod* was served upon Defense Counsel via email 1 March 2022.

GEORGE A. SOUTH, Capt, USAF Assistant Trial Counsel