



control of its records, which are voluminous, to other [ ] offices and custodians,” and that the defendant “is diligently working to inventory these records” and “expects to have the inventory completed by the end of June.” Id. at 2–3. According to the defendant, “[o]nce the documents are inventoried, [the defendant’s Office of Information Policy (‘OIP’)] . . . will need 45 days to conduct the searches for records responsive to [the plaintiff’s] FOIA request,” and “[u]ntil OIP ascertains the number and the character of records responsive to [the plaintiff’s] FOIA request, [the defendant] is unable to commit to a processing schedule.” Id. at 3. However, in light of the defendant’s representation that its “[c]ounsel . . . will be out of the office from August 12[, 2019] through August 23[, 2019],” id. at 3 n.2, it is hereby

**ORDERED** that, on or before August 8, 2019, the defendant shall complete its searches for records responsive to the remaining categories of the plaintiff’s FOIA request. It is further

**ORDERED** that the status conference currently scheduled on July 2, 2019, is **CONTINUED** to August 9, 2019, at 2:30 p.m., during which the parties shall propose a production schedule to the Court for the additional documents sought by the plaintiff. The defendant shall be prepared to provide an estimate of the number of records responsive to each categories of the plaintiff’s FOIA request.

**SO ORDERED** this 20th day of June, 2019.

REGGIE B. WALTON  
United States District Judge