IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Adam Steele, Brittany Montrois, and Joseph Henchman, on behalf of themselves and all others similarly situated,

Plaintiffs,

Case No. 14-cv-01523-RCL

v.

United States of America,

Def*endant*.

PLAINTIFFS` MOTION FOR EXTENSION OF TIME

Pursuant to Fed. R. Civ. P. 6(b)(1) and 7(b), Plaintiffs Adam Steele, Brittany Montrois, and Joseph Henchman ("Plaintiffs") respectfully move the Court, through their undersigned counsel, for a one-week extension of time to reply to non-party Accenture Federal Services, LLC ("AFS")'s Memorandum in Opposition to Plaintiffs` Motion to Compel the Production of Documents filed with this Court on October 15, 2019. See ECF No. 103, Steele v. United States, No. 1:14-cv-01523-RCL (D.D.C).

Pursuant to LCvR 7(m) undersigned counsel has conferred with counsel for both the United States and AFS regarding this extension. The United States consents to the motion, and AFS takes no position regarding the motion. The brief enlargement requested is not sought for any improper purpose, but is necessary to prepare an appropriate reply to AFS's lengthy opposition to Plaintiffs' Motion to Compel. *See* Fed. R. Civ. P. 6(b)(1)(A) (providing for extensions of time for "good cause"). No party will be prejudiced by the extension requested here and it will not affect any other deadlines.

1

WHEREFORE, Plaintiffs respectfully request that the Court grant their motion

and grant an extension of time up to and including October 29, 2019. A proposed

Order providing for this extension is submitted with this motion.

Dated: October 17, 2019

Respectfully submitted,

<u>/s/William H. Narwold</u> MOTLEY RICE LLC

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Counsel for Plaintiffs Adam Steele, Brittany Montrois, Joseph Henchman, and the Class

CERTIFICATE OF SERVICE

I hereby certify that on October 17, 2019, I caused to be electronically filed Plaintiffs` Motion for Extension of Time through this Court's CM/ECF system. I understand that notice of this filing will be sent to all parties by operation of the Court's electronic filing system.

I also hereby certify that on October 17, 2019, I caused to be served Plaintiffs` Motion for Extension of Time on non-party Accenture Federal Services, LLC ("AFS") by email to Stephen McBrady (SMcBrady@crowell.com), Counsel for AFS. Mr. McBrady has confirmed in writing that he is authorized to accept service by email on behalf of AFS.

I declare under penalty of perjury that the foregoing is true and correct.

s/William H. Narwold William H. Narwold