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,

v.

United States of America,

Defendant.

Case No. 14-cv-01523-RCL

MOTION TO FILE PLAINTIFFS' SUPPLEMENT OPPOSITION BRIEF

On behalf of the Plaintiffs, the undersigned hereby motions the Court to consider the material in the attached Plaintiffs' Supplemental Opposition Brief. I regret the need to take this action. I have made the brief as short as possible.

I am responsible for the Plaintiffs' legal counsel in this case. My firm was hired by the class representatives to handle this case. No other attorney or firm was so hired. I have an obligation to represent the Plaintiffs to the best of my ability. If I believe some material needed to have been included in the brief filed earlier today, but it was not included even though I made strenuous efforts to have it included (as I did), I believe I need to send the material to the Court. As previously explained, I hired Motley Rice LLC to help me with the case, not to take control and run the case. Never did I turn over control to it.

In its April 27, 2020 order, the Court said it expects professionalism on everyone's part. I believe I've met the Court's expectation. I can provide details if the Court is interested.

A 45-page limit exists with respect to an opposition brief. Combined, the main brief and the brief attached to this motion do not exceed that limit.

> Respectfully submitted, /s/ Allen Buckley Allen Buckley LLC

LAW OFFICE OF ALLEN BUCKLEY LLC

Allen Buckley ab@allenbuckleylaw.com 2727 Paces Ferry Road, Suite 750 Atlanta, GA 30339 Telephone: (678) 981-4689

Facsimile: (855) 243-0006

May 12, 2022

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