## 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.

Civil Action No.: 1:14-cv-01523-RCL

United States of America, *Defendant*.

#### DECLARATION OF MEGHAN S. B. OLIVER IN SUPPORT OF PLAINTIFFS' REPLY IN FURTHER SUPPORT OF PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT

I, Meghan S. B. Oliver, being of full age, certify and state as follows:

1. I am an attorney at law at the law firm of Motley Rice LLC admitted to practice in

the State of South Carolina, the Commonwealth of Virginia, and the District of Columbia.

2. I submit this declaration and the attached Exhibits in support of Plaintiffs' Reply in

Further Support of Plaintiffs' Motion for Summary Judgment.

3. For ease of the Court's reference, and unless otherwise indicated, all highlighting

in the Exhibits was added by Plaintiffs in yellow.

4. Attached hereto are true and correct copies of the following:

| Exhibit Letter | Description   |
|----------------|---|
| Exhibit CR     | Oct. 9, 2015, Accenture contract, TIRNO-11-D-00007 Task Order 11,       |
|                | Bates USA-0021044-0021176, produced by the United States in this        |
|                | Action, and previously marked as Plaintiffs' Exhibit 143 at deposition. |
|                | [Sealed]  |
| Exhibit CS     | Suitability Department "Description and Time Periods for Lanes of       |
|                | Work," Bates USA-0039890-0039893, produced by the United States in      |
|                | this Action.  |

| Exhibit CT | June 25, 2013, "RPO Workload Analysis Study: Appendices," Bates          |
|------------|--|
|            | BAH_0000352.0001-0000352.0130, produced by nonparty Booz Allen           |
|            | Hamilton in this Action. Booz Allen Hamilton initially designated this   |
|            | document as confidential, but has since withdrawn the designation.       |
| Exhibit CU | Apr. 3, 2014, Draft GAO study, Bates USA-0025921-0025940, produced       |
|            | by the United States in this Action.                                     |
| Exhibit CV | May 3, 2012, "Suitability Department Desk Guide," Bates                  |
|            | BAH_0004183.0001-0004183.0034, produced by nonparty Booz Allen           |
|            | Hamilton in this Action, and previously marked as Plaintiffs' Exhibit 58 |
|            | at deposition.   |
| Exhibit CW | Sept. 26, 2011, "An overview from: Diann Wensing, Chief Compliance       |
|            | and Enforcement," Bates BAH_0001303.0001-0001303.0032, produced          |
|            | by nonparty Booz Allen Hamilton in this Action. Booz Allen Hamilton      |
|            | initially designated this document as confidential, but has since        |
|            | withdrawn the designation.   |

I hereby certify under penalty of perjury that the foregoing statements are true and

correct to the best of my knowledge.

Executed this 8th day of July, 2022

/s/Meghan S.B. Oliver MOTLEY RICE LLC

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Additional Counsel for Plaintiffs

# **CERTIFICATE OF SERVICE**

I hereby certify that on July 8, 2022 I electronically filed the Declaration of Meghan S. B. Oliver in Support of Plaintiffs' Reply in Further Support of Plaintiffs' Motion for Summary Judgment 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.

Dated: July 8, 2022

/s/ William H. Narwold William H. Narwold