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18	UNITED STATES DISTRICT COURT FOR THE	
19	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
20	AMERICAN FEDERATION OF	
21	GOVERNMENT EMPLOYEES, AFL-CIO,	Case No. 3:25-cv-08302-SI
22	et al.,	DEFENDANTS' NOTICE OF FILING
23	Plaintiffs,	OF AGENCY DECLARATIONS
24	v.	Hearing Date: October 28, 2025 Time: 10:30 a.m.
25	UNITED STATES OFFICE OF	Judge: Hon. Susan Illston
26	MANAGEMENT AND BUDGET, et al.,	Place: San Francisco Courthouse Courtroom 01
27	Defendants.	
28	Defendants' Notice of Filing of Agency Declarations 3:25-cv-08302-SI	1

On October 15, 2025, this Court entered a Temporary Restraining Order requiring Defendants to, inter alia, file "an accounting of all RIFs, actual or imminent, that are enjoined by this TRO, including but not limited to a description of the agency that imposed or is planning to impose the enjoined RIF, the number of employees included in the enjoined RIF, and description of the PPAs that Defendants included in the enjoined RIF." In response, each Defendant submitted a declaration on October 17, 2025. See ECF Nos. 62; 62-1 through -34; 66; 66-1; 67; 67-1.

On October 17, 2025, the Court entered a modified TRO and ordered that "by 9:00 a.m. Pacific time on Monday, October 20, 2025, Defendants shall file the 'accounting of all RIFs actual or imminent, that are enjoined by this TRO,' consistent with the clarifications and modification herein, including by providing agency declarations that identify any RIFs that have been or are being planned or prepared to be issued during the federal government shutdown, and including the information required to be included by the provisions of the October 15, 2025 TRO ('a description of the agency . . . , the number of employees included in the enjoined RIF, and description of the PPAs that Defendants included in the enjoined RIF')." ECF 70 at 4 (ellipsis in original). In response, Defendants hereby submit the attached supplemental declarations from three of the Defendant agencies. The remaining Defendant agencies have determined, to the best of their knowledge and based on their investigation to date, that they have no additional information to provide in response to the Court's October 17, 2025, modified TRO, that was not already provided in their October 17, 2025, declarations.

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1 Dated: October 20, 2025 Respectfully submitted, 2 STANLEY E. WOODWARD, JR. Associate Attorney General 3 BRETT A. SHUMATE 4 Assistant Attorney General 5 **Civil Division** 6 ERIC J. HAMILTON Deputy Assistant Attorney General 7 **TIBERIUS DAVIS** 8 Counsel to the Assistant Attorney General 9 Civil Division 10 CHRISTOPHER R. HALL **Assistant Branch Director** 11 BRAD P. ROSENBERG Special Counsel 12 R. CHARLIE MERRITT 13 Senior Counsel Civil Division, Federal Programs Branch 14 /s/ Elizabeth Hedges 15 ELIZABETH HEDGES (DC No. 1657707) Counsel to the Assistant Attorney General 16 Civil Division 17 U.S. Department of Justice 950 Pennsylvania Ave NW 18 Washington, DC 20530 Phone: (202) 616-0929 19 Email: elizabeth.t.hedges@usdoj.gov 20 Attorneys for Defendants 21 22 23 24 25 26 27 28

Defendants' Notice of Filing of Agency Declarations 3:25-cv-08302-SI