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## DECLARATION OF RYAN B. PARKER

- I am a Trial Attorney for the Department of Justice, Civil Division, Federal Programs
   Branch, and am counsel for the Federal Defendants.
- 2. I have personal knowledge of the contents of this declaration, and I could and would testify competently thereto if called upon to do so.
- 3. On September 6, 2012, while the parties prepared their case management statement, defense counsel information Plaintiff Almy's counsel that Defendants planned to file an administrative motion seeking a one week continuance of the hearing date for Plaintiff Almy's Motion for a Protective Order from Thursday, October 4 until Thursday, October 11.
- 4. By email sent the same day, Plaintiff Almy's counsel informed defense counsel that

  Plaintiff Almy does not object to Defendants' administrative motion for a continuance or
  the schedule proposed therein.
- 5. The parties then notified the Court in their case management statement that Defendants would be seeking a continuance of the hearing date for Almy's motion for a protective order until October 11, 2012, and that Plaintiff Almy does not oppose the continuance.

  Dkt No. 82.
- Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Signed on September 13, 2012, in Washington, D.C.

<u>/S/ Ryan B. Parker</u> RYAN B. PARKER