## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ANGE SAMMA *et al.*, on behalf of themselves and others similarly situated,

Civil Action No. 1:20-cv-01104-ESH

Plaintiffs,

v.

UNITED STATES DEPARTMENT OF DEFENSE *et al.*,

Defendants.

## SUPPLEMENTAL DECLARATION OF YU MIN LEE

- I, Yu Min Lee, declare as follows:
  - I submit this declaration in support of my previous declaration in Samma v. Dep't of Defense.
  - 2. I understand that Defendants allege that my Form N-426 "was certified" and a copy is maintained in my local military personnel record, and that a copy "will be uploaded" into my official military record. Aubuchon Decl. ¶ 5. I understand that Defendants have included a purported copy of my certified Form N-426 as an exhibit. *Id.* at Ex. A.
  - 3. On May 18, 2020, my co-worker, who is also an E-4 (Specialist), gave me a copy of my N-426 that my chain of command had "certified." That copy contained incorrect information in that it indicated that I served in the Selected Reserve and had separated from the Army. Also, Part 8 was not fully completed.

- 4. On May 20, 2020, the Non-Commissioned Officer above me in the chain of command informed me that the Legal Office had my original "certified" N-426 and was in the process of correcting it.
- 5. To this date, I have not received my revised, certified Form N-426.
- 6. I recognize the Form N-426 attached as Exhibit A to the Aubuchon Declaration as the form that I signed and submitted on March 18, 2020. However, I have not before seen, nor do I possess, the certified version that is attached as Exhibit A.

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

Executed on May  $\underline{^{24}}$ , 2020.

Yu Min Lee