## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

#### **UNITED STATES OF AMERICA**

v.

Case No. 21-CR-175-2 (TJK)

## JOSEPH RANDALL BIGGS,

Defendant.

#### DEFENDANT BIGGS' NOTICE OF FILING OF ACCEPTANCE OF PROTECTIVE ORDER

Defendant Joseph Randall Biggs, by undersigned counsel, hereby files his Acceptance of the Court's May 4, 2021 Protective Order (ECF Item 83) generally governing discovery in this case. A copy of Mr. Biggs' signed and dated Acceptance is attached hereto as an exhibit.

Respectfully submitted,

JOHN DANIEL HULL COUNSEL FOR DEFENDANT JOSEPH BIGGS

By: <u>/s/ John Daniel Hull</u> JOHN DANIEL HULL DC Bar No. 323006; California Bar No. 222862 Hull McGuire PC 1420 N Street, N.W. Washington, D.C. 20005 619-895-8336 jdhull@hullmcguire.com

# **CERTIFICATE OF SERVICE**

The undersigned certifies that on June 3, 2021 he served a true and correct copy of the

foregoing Defendant Biggs' Notice of Filing of Acceptance of Protective Order via the

Electronic Case Filing (ECF) system upon counsel for the government.

By: <u>/s/ John Daniel Hull</u> JOHN DANIEL HULL DC Bar No. 323006; California Bar No. 222862 Hull McGuire PC 1420 N Street, N.W. Washington, D.C. 20005 619-895-8336 jdhull@hullmcguire.com

#### ATTACHMENT B

#### **Defendant's Acceptance**

I have read this Protective Order and carefully reviewed every part of it with my attorney. I am fully satisfied with the legal services provided by my attorney in connection with this Protective Order and all matters relating to it. I fully understand this Protective Order and voluntarily agree to it. No threats have been made to me, nor am I under the influence of anything that would have been whether the left in the service O here it.

8

that could impede my ability to understand this Protective Order fully. Date Joseph Biggs Defendant 2021 M Date 0 Counse for Defendant, Joseph Biggs John Daniel Hull Bust 323006