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13 **UNITED STATES DISTRICT COURT**
14 **NORTHERN DISTRICT OF CALIFORNIA**

16 ANTHROPIC PBC,

17 Plaintiff,

18 v.

19 U.S. DEPARTMENT OF WAR et al,

20 Defendants.

Case No. 3:26-cv-1996

**THIRD DECLARATION OF
THIYAGU RAMASAMY IN SUPPORT
OF PLAINTIFF ANTHROPIC PBC'S
MOTION FOR PRELIMINARY
INJUNCTION**

Judge: Hon. Rita F. Lin

1 I, Thiyagu Ramasamy, pursuant to 28 U.S.C. § 1746, declare as follows:

2 1. I previously submitted declarations in this case on March 9, 2026 and March 20,
3 2026, describing Anthropic PBC’s (“Anthropic’s”) relationship with the U.S. Government, including
4 the Department of War (“DoW”), and the rationales offered by DoW in an attempt to support its
5 determination that Anthropic poses a supply chain risk to national security. I have personal
6 knowledge of the contents of this declaration, or have knowledge of the matters based on my review
7 of information and records gathered by Anthropic personnel, and could testify thereto. I submit this
8 supplemental declaration in support of Anthropic’s Motion for a Preliminary Injunction—
9 specifically, in response to the Court’s question about what evidence in the record indicates that
10 certain agencies use Anthropic’s technology. *See* Dkt. No 118.

11 2. As stated in my March 9 and 20 declarations, my understanding of Anthropic’s public
12 sector partnerships is based on my experience as Anthropic’s Head of Public Sector. As I explained
13 there, I previously worked at Amazon Web Services (“AWS”) as a Principal Lead for Data,
14 Analytics, and Artificial Intelligence/Machine Learning. In that role, I was responsible for, among
15 other things, implementing Anthropic’s AI models, Claude, for AWS’s public sector customers,
16 including AWS’s deployment of Claude in classified government networks. Together, my prior
17 experience and current role give me a detailed understanding of Anthropic’s relationship with the
18 U.S. government, the technical capabilities of Anthropic’s AI models, how third-party cloud
19 providers deploy Claude to government customers, and how those customers access and integrate
20 Claude in their workflows.

21 3. The following agencies, or sub-agencies thereof, have or had contracts with
22 Anthropic, or use Anthropic’s technology through a third-party provider, but have indicated they
23 would be terminating the contracts or terminating uses of Anthropic’s technology since February 27,
24 2026:

- 25 a. U.S. Department of War
- 26 b. U.S. Department of State
- 27 c. U.S. Department of Health & Human Services

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- 1 d. U.S. Office of Personnel Management¹
- 2 e. U.S. Nuclear Regulatory Commission²
- 3 f. U.S. Department of Treasury

4 4. The following agencies, or sub-agencies thereof, have contracts to use Anthropic’s
5 technology or use Anthropic’s technology through a third-party provider:

- 6 a. U.S. Department of Commerce³
- 7 b. U.S. Social Security Administration
- 8 c. U.S. Department of Homeland Security
- 9 d. Securities and Exchange Commission
- 10 e. National Aeronautics and Space Administration
- 11 f. U.S. Department of Energy
- 12 g. Federal Reserve Board of Governors
- 13 h. National Endowment for the Arts
- 14 i. Federal Housing Finance Agency
- 15 j. U.S. Department of Veterans Affairs

16 5. As described in my March 9 declaration, on Friday, February 27, 2026, the GSA
17 removed Anthropic from the agency’s AI platform USAi.gov, the primary centralized means for
18 federal agencies to access and adopt AI tools, as well as from the agency’s Multiple Award Schedule
19 contracts, through which Anthropic provided \$1 Claude subscriptions to the executive, legislative,
20 and judicial branches of the Government as part of its “OneGov” agreement.

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24 ¹ I understand that the Office of Personnel Management has sent a message requesting its personnel
not to use Claude following the President’s social media post.

25 ² Anthropic has been informed that the Nuclear Regulatory Commission is no longer deploying
Claude, citing the President’s social media post.

26 ³ Within the U.S. Department of Commerce, the International Trade Administration has indicated
27 that it is terminating use of Anthropic’s technology, whereas the U.S. Patent and Trademark Office
28 and National Telecommunications and Information Administration have contracts with Anthropic or
use Anthropic’s technology but have not announced termination actions.

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

Executed on March 24, 2026 /s/ Thiyagu Ramasamy
Thiyagu Ramasamy

