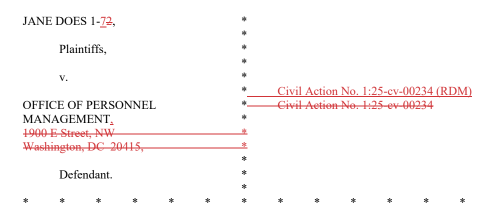
#### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA



### FIRST AMENDED COMPLAINT – CLASS ACTION

Plaintiffs Jane Does 1-72, and where appropriate all other similarly situated individuals,

bring this action against Defendant Office of Personnel Management pursuant to the

Administrative Procedure Act, 5 U.S.C. § 701, et seq. ("APA"), the Federal Declaratory

Judgment Act, 28 U.S.C. § 2201, and the All Writs Act, 28 U.S.C. § 1651.

### **JURISDICTION**

1. This Court has both subject matter jurisdiction over this action and personal

jurisdiction over Defendant pursuant to 28 U.S.C. § 1331.

# VENUE

2. Venue is appropriate under 5 U.S.C. § 703 and 28 U.S.C. § 1391.

# PARTIES

3. Plaintiff Jane Doe 1 ("Doe 1") is a U.S. citizen and is a resident of the state of

Maryland. She is an employee of an agency in the United States Executive Branch. She has an

email address assigned by an Executive Branch agency which ends with .gov (".gov email address").

<u>4.</u> Plaintiff Jane Doe 2 ("Doe 2") is a U.S. citizen and is a resident of the Commonwealth of Virginia. She is an employee of an agency in the United States Executive Branch. <u>She has a .gov email address.</u>

5. Plaintiff Jane Doe 3 ("Doe 3") is a U.S. citizen and is a resident of the state of Wyoming. She is an employee of a National Resources Conservation District and not an employee of an agency in the United States Executive Branch. She has a .gov email address.

6. Plaintiff Jane Doe 4 ("Doe 4") is a U.S. citizen and is a resident of a state in the American Southwest. She is a Conservation Legacy Individual Placement member funded by Americorps and not an employee of an agency in the United States Executive Branch. She has a .gov email address.

7. Plaintiff Jane Doe 5 ("Doe 5") is a U.S. citizen and is a resident of the state of California. She is an employee of the State of California—which has a partnership with an agency in the United States Executive Branch—and not an employee of an agency in the United States Executive Branch. She has a .gov email address.

<u>Plaintiff Jane Doe 6 ("Doe 6") is a U.S. citizen and is a resident of the state of</u>
<u>Maryland. She is a contractor for the Department of State and not an employee of an agency in</u>
<u>the United States Executive Branch. She has a .gov email address.</u>

9. Plaintiff Jane Doe 7 ("Doe 7") is a U.S. citizen and is a resident of the state of West Virginia. She is an employee of the Library of Congress and not an employee of an agency in the United States Executive Branch. She has a .gov email address.

4.\_\_\_\_

5.10. \_Similarly situated individuals include all employees of agencies in the United-States Executive Branch who have been instructed to respond to either of two emails sent to their work email addresses from <u>HR@opm.gov</u> pursuant to an alleged "test" of a new "distributionand response list," regardless of whether they responded to the alleged "test," as well-individuals who have an email address assigned by an Executive Branch agency ending in .gov or .mil whose Personally Identifiable Information has been stored in the Office of Personnel Management's ("OPM") Government-Wide Email System ("GWES") or any system connected to itas all other employees of agencies in the United States Executive Branch whose informationis stored in one or more systems affiliated with this "distribution and response list" but who have not yet received any "test" emails.

6.11. Defendant Office of Personnel Management ("OPM")OPM is an agency of the United States Executive Branch and is in control of the system(s) which are the subject of this action.

#### **CLASS ACTION ALLEGATIONS**

7.12. This action is brought by Plaintiffs on their own behalf and on behalf of the class of all others similarly situated under the provisions of Fed. R. Civ. P. 23(a) and (b)(1)-(2).

<u>8.13.</u> The class so represented by Plaintiffs in this action, and of which they are members, consists of anyone who received a request between 23-27 January 2025 to respond to <u>HR@opm.gov</u> to confirm that they received a response, <u>n</u> email to an email address ending in .gov or .mil ("Government email address") purporting to be from HR@opm.gov, as well as any U.S. Executive Branch employeesindividuals with Government email addresses whose information PII is stored in the system in question but who did not receive a<u>n</u> "test" email from <u>HR@opm.gov.</u>- 9.14. The exact number of members of the class, as hereinabove identified and described, is not known, but it is reasonable to believe the class is so numerous that joinder of individual members is impractical.

10.15. The relief sought is common to the entire class, and there are common questions of law and fact that relate to and affect the rights of each member of the class. These common questions include and involve whether OPM can legally operate the system(s) in question without first publishing a legally sufficient Privacy Impact Assessment ("PIA") and whether OPM must disgorge all information collected before the publication of a legally sufficient PIA. Certain defenses raised by OPM would apply equally to all members of the class.

<u>H.16.</u> The claim of Plaintiffs against OPM are typical of the claims of the class in that the claims of all members of the class depend on a showing of the acts of OPM as giving rise to rights to the relief sought herein. There is no conflict as between Plaintiffs and other members of the class with respect to this action, or with respect to the claims for relief contained herein.

<u>42.17.</u> Plaintiffs are representative parties for the class and are able to and will fairly and adequately protect the interests of the class. Plaintiffs' undersigned counsel is experienced and capable in litigating the claims at issue and has represented claimants in other matters of this nature.

<u>43,18.</u> This action is properly maintained as a class action in that the prosecution of separate actions by individual members of the class would create a risk of adjudications with respect to individual members of the class which would as a practical matter be dispositive of the interests of others not party to the adjudications, or would substantially impair or impede their ability to protect their interests.

14.—This action is properly maintained as a class action inasmuch as the questions of law and fact common to the members of the class predominate over any questions affecting only individual members, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

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Part I: The OPM Emails		ormatted: Body Text 2, Indent: Left: 0.06", Line spacing: ngle, Tab stops: 0.25", Left
15.20. On 23 January 2025, OPM published an official statement: "OPM is testing a new		
capability allowing it to send important communications to ALL civilian federal employees from		
a single email address. Testing of this messaging system functionality is expected as soon as this		
week."		
16.21. Beginning 23 January, some U.S. Executive Branch agencies began sending		
employees messages from senior officials advising that any emails received from <u>HR@opm.gov</u>	F	prmatted: Font: 12 pt
should be considered legitimate. For example, on 23 January, the Acting Secretary of Homeland		
Security sent the following message to all Department of Homeland Security employees: "The		
Office of Personnel Management (OPM) is testing a new capability allowing it to send important		
communications to ALL Federal employees from a single email address, <u>HR@opm.gov</u> . If you	F	ormatted: Font: 12 pt
ever receive communications from this address, it can be considered trusted."		
22. On 24 January, Plaintiffs received an email from OPM sent the following message		
to most if not all individuals with Government email addresses purporting to be from		
HR@opm.gov-stating: "This is a test of a new distribution and response list. Please reply 'YES'	F	ormatted: Font: 12 pt
to this message." The email included a hyperlink to the 23 January OPM announcement. Also on		
24 January, Doe 1 was advised by senior agency attorneys to follow the instructions in the email		
and reply.		
23. On 24 January, the Library of Congress sent all Library of Congress staff the		
following email regarding the above message: "The message from OPM titled 'HR' that was sent		
this morning is legitimate but is intended for federal employees in the Executive Branch. The		

messages is not a phishing attempt and is safe. However, as Library of Congress employees are	
in the Legislative Branch, no response is required."	
17.24. On 24 January, the Administrative Office of U.S. Courts sent a similar message to	
all Judiciary Branch employees.	
18.25. OPM sent the following message to most if not all individuals with Government	
email addresses purporting to be from <u>HR@opm.gov</u> On 26 January, Plaintiffs received an email-	Formatted: Font: 12 pt
from <u>HR@opm.gov</u> stating:	
This is the second test of a new email distribution and response list. The goal of these tests is to confirm that an email can be sent and replied to by all government employees.	
Please reply "Yes" to this email, regardless of whether you replied to the first test email.	
If you responded "Yes" to the first email: thank you. As a reminder, always check the From address to confirm that an email is from a legitimate government account and be careful about clicking on links, even when the email originates from the government.	
19. On 27 January, Doe 2 sent the reply "Yes" to HR@opm.gov in response to the 26-	
January OPM email.	
20.26. As of this writing, Doe 1 has not responded to either email from-	
HR@opm.govUpon information and belief, OPM has sent at least eight emails to most if not all	
individuals with Government email addresses purporting to be from <u>HR@opm.gov</u> , as recently	Formatted: Font: 12 pt
as 6 February. Not all plaintiffs have received all such emails, but it is unclear whether that	
discrepancy is due to actions by OPM to remove their information from the relevant system(s),	
actions by OPM to remove their addresses from mailing lists but not from the relevant system(s),	
or some intermediate filtering process (such as an agency-wide spam filter).	
Part II: The Unknown OPM Email ServerGovernment-Wide Email System	

On 27 January, an unknown "OPM employee for nearly a decade and a Federal 27. Employee for almost 20 years" posted a message to the r/FedNews discussion board on https://Reddit.com ("FedNews Message"). Some of the contents of this message have been independently verified, while other parts can only be sourced to the message itself. The original message was deleted, but a screenshot was reposted to the same discussion board that same day. See "This was posted about OPM in our Union chat" (Jan. 27, 2025), at Formatted: Font: Italic Formatted: Font: Italic https://www.reddit.com/r/fednews/comments/libbbh7/this was posted about opm in our unio n chat/ (last accessed Feb. 3, 2025) [hereinafter FedNews Message]On 27 January, an unknown-OPM employee posted a message to a "Union chat" which was later uploaded to https://Reddit.com ("Reddit Message"). This message provided much more detail about the origin and nature of the OPM "distribution and response list." 21.28. According to the FedNews Message, "Our CIO, Melvin Brown, ... was pushed Formatted: Font: 12 pt aside just one week into his tenure because he refused to setup email lists to send out direct communications to all career civil servants. Such communications are normally left up to each agency." FedNews Message. 29. It is uncontroverted that, on 22 January 2025, OPM replaced Brown as CIO. Formatted: Font: 12 pt Madison Alder, Melvin Brown II swapped out as OPM's chief information officer FedScoop (Jan. 22, 2025), at https://fedscoop.com/melvin-brown-ii-swapped-out-opm-chief-information-Formatted: Font: 12 pt officer/, (last accessed Feb. 3, 2025). Formatted: Font: 12 pt Furthermore, prior to 20 January 2025, OPM lacked the technical capacity to send 30. Formatted: Font: 12 pt direct communications to all Executive Branch employees:

But just days before President Donald Trump's inauguration, OPM did not have the capability to send a mass email of that scale, according to a person familiar with the matter. To send mass emails, the agency had used govDelivery,

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a cloud communications service provided by public sector IT company Granicus,	
a different person familiar said.	
The govDelivery contract had restrictions on the volume of emails available to	Formatted: Font: 12 pt
send without incurring added costs, and the agency would not have been able to	Formatted: Justified
reach 2.3 million people, the approximate number of all civilian federal	
employees, the second person added.	
David DiMolfetta, OPM's new email system sparks questions about cyber compliance	Formatted: Font: 12 pt
David Dimonetta, OT M 5 new email system sparks questions about cyber compliance	Formatted: Right: 0.5", Line spacing: single
Nextgov/FCW (Jan. 28, 2025), available at https://www.nextgov.com/digital-	Formatted: No bullets or numbering
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government/2025/01/opms-new-email-system-sparks-questions-about-cyber-	
compliance/402555/ (last accessed Feb. 3, 2025).	
31. Additionally, OPM has used Microsoft Office 365 since at least 2021, including	Formatted: Font: 12 pt
Outlook 365 for email. OPM, Privacy Impact Assessment for OPM – Microsoft Office 365 (May	
Outlook 303 101 chian. OF M, FHVacy Impact Assessment for OF M – Microsoft Office 303 (May	
13, 2021), available at https://www.opm.gov/information-management/privacy-policy/privacy-	Formatted: Font: 12 pt
policy/office-365-pia.pdf (last accessed Feb. 3, 2025). Outlook 365 cannot send more than ten	Formatted: Font: 12 pt
thousand emails per day. See Microsoft, Exchange Online limits (Dec. 11, 2024), at	
https://learn.microsoft.com/en-us/office365/servicedescriptions/exchange-online-service-	Formatted: Font: 12 pt
description/exchange-online-limits#sending-limits-1 (last accessed Feb. 3, 2025).	Formatted: Font: 12 pt
description/exchange-online-mints/sending-mints-1_[last accessed 1 co. 5, 2025].	
32. According to the FedNews Message, "Instead [of using the normal channels], an	
on-prem (on-site) email server was setup [sic]. Someone literally walked into our building and	
plugged in an email server to our network to make it appear that emails were coming from OPM.	
It's been the one conding these various 'test' message[a] [discussed below] " FedNews Message	
It's been the one sending those various 'test' message[s] [discussed below]." FedNews Message.	
33. This statement is supported by recent reporting:	
A new server being used to control these [OPM] databases has been placed in a	
conference room that Musk's team is using as their command center, according to	
an OPM staffer. The staffer described the server as a piece of commercial	
hardware they believed was not obtained through the proper federal procurement	
process.	

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Caleb Ecarma & Judd Legum, *Musk associates given unfettered access to private data of* + *government employees* Musk Watch (Feb. 3, 2025), *at* https://www.muskwatch.com/p/musk-associates-given-unfettered (last accessed Feb. 3, 2025).

22. According to the Reddit Message, posted by "an OPM employee for nearly a-

decade and a Federal Employee for almost 20 years," incoming political appointees have "sentnumerous requests to all the agencies to collect information on gov't employees." The Reddit-Message further specifies, "Instructions say to send these lists to Amanda Scales. But Amanda isnot actually an OPM employee, she works for Elon Musk."

23. According to her LinkedIn page, Amanda Scales works for xAI, a privatecorporation, of which Elon Musk is the Chief Executive Officer.

24. According to the Reddit Message:

Our CIO, Melvin Brown, (also a non political career public servant) was pushed aside just one week into his tenure because he refused to setup email lists to send out direct communications to all career civil servants. Such communications are normally left up to each agency.

Instead, an on-prem (on-site) email server was setup. Someone literally walked into our building and plugged in an email server to our network to make it appear that emails were coming from OPM. It's been the one sending those various "test" message you've all seen. We think they're building a massive email list of all federal employees to generate mass RIF notices down the road.

25.34. Upon information and belief, this server and/or other systems linked to it are

retaining information about every employee of the U.S. Executive Branchindividual with a

Government email address.

<u>35.</u> Upon information and belief, this server is not sending these or other emails securely due to the rapid deployment. Secure communications take time and coordination to plan and implement. Standard email is not encrypted, and it is common practice among hackers—

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including hackers affiliated with hostile foreign services—to begin attempting to access a new U.S. Government device as soon as they learn of its deployment.

36. On 5 February, in a response to a motion for a Temporary Restraining Order filed by the original two plaintiffs, OPM issued a document purporting to be a Privacy Impact Assessment ("PIA") for this system, which it identified as the Government-Wide Email System (GWES).

# Part III: The Purported Privacy Impact Assessment

37. The 5 February document entitled "Privacy Impact Assessment for Government-Wide Email System (GWES)" (hereinafter "GWES PIA") identified Riccardo Biasini, Senior Advisor to the Director, as the Contact Point, and Greg Hogan, Chief Information Officer, as the Reviewing Official.

38. Upon information and belief, Biasini and/or Hogan are Special Government Employees and not full-time OPM employees.

39. Neither Biasini nor Hogan were OPM employees prior to 20 January.

40. Biasini worked at the Boring Company prior to 20 January. It is not currently

known if he still works there.

41. Hogan worked at Comma.ai prior to 20 January. It is not currently known if he

still works there.

26.42. The GWES PIA was both factually inaccurate and legally inadequate.

### **CAUSE OF ACTION**

# (FAILURE TO CREATE LEGALLY SUFFICIENT PIAS)

27.43. Plaintiffs repeat and reallege the allegations contained in all paragraphs set forth above.

28.44. Under the E-Government Act of 2002, any agency "initiating a new collection of information that (I) will be collected, maintained, or disseminated using information technology; and (II) includes any information in an identifiable form permitting the physical or online contacting of a specific individual" is required to complete a Privacy Impact Assessment ("PIA") before initiating such collection. *See* 44 U.S.C. § 3501 note.

29.45. The agency must "(i) conduct a privacy impact assessment; (ii) ensure the review of the privacy impact assessment by the Chief Information Officer, or equivalent official, as determined by the head of the agency; and (iii) if practicable, after completion of the review under clause (ii), make the privacy impact assessment publicly available through the website of the agency, publication in the Federal Register, or other means."

<u>30.46.</u> OPM is an agency subject to the E-Government Act because it is an "establishment in the executive branch of the Government."

31.47. A PIA for a "new collection of information" must be "commensurate with the size of the information system being assessed, the sensitivity of information that is in an identifiable form in that system, and the risk of harm from unauthorized release of that information." The PIA must specifically address "(I) what information is to be collected; (II) why the information is being collected; (III) the intended use of the agency of the information; (IV) with whom the information will be shared; (V) what notice or opportunities for consent would be provided to individuals regarding what information is collected and how that information is shared; [and] (VI) how the information will be secured."

48. The Office of Management and Budget ("OMB") is charged with "oversee[ing] the implementation of the privacy impact assessment processing throughout the Government" and "develop[ing] policies and guidelines or agencies on the conduct of privacy impact\_ assessments."

49. Accordingly, OMB has clarified the minimum requirements for a PIA and the role of PIAs in an agency's decision to collect (or to refrain from collecting) personal data.

50. According to OMB, "Agencies shall conduct and draft a PIA with sufficient clarity and specificity to demonstrate that the agency fully considered privacy and incorporated appropriate privacy protections from the earliest stages of the agency activity and throughout the information life cycle."

51. According to OMB, "PIAs must identify what choices the agency made regarding an IT system or collection of information as a result of performing the PIA."

52. OMB requires PIAs concerning "major information systems" to "reflect more

extensive analyses of:"

1. the consequences of collection and flow of information;

2. the alternatives to collection and handling as designed;

3. the appropriate measures to mitigate risks identified for each alternative; and

4. the rationale for the final design choice or business process.

32.53. OPM has not conducted a legally sufficient PIA for the GWES is unknown email-

server or any system which collects or maintains Personally Identifiable Information ("PII")PII

obtained from its use.

33.54. Upon information and belief, OPM has not ensured review of a PIA for any of these systems by any legally sufficient Chief Information Officer or equivalent official.

34.55. OPM has not published a legally sufficient PIA or made such an assessment

available for public inspection for any of these systems.

35.56. OPM's failure to take these steps constitutes agency action unlawfully withheld or

unreasonably delayed in violation of 5 U.S.C. § 706(1).

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<u>36.57.</u> Plaintiffs are being materially harmed by this inaction because they are being denied information about how these systems—which will be rich in PII about every employee of the U.S. Executive Branchmember of the class—are being designed and used.

37.<u>58.</u> Plaintiffs stand to continue to be harmed by this ongoing inaction in the future beyond the informational injury, since they will face a reasonably foreseeable risk that their PII will be unlawfully obtained from these unknown systems, much as the data of millions of federal employees were unlawfully obtained from another OPM server in 2014.

<u>59.</u> Plaintiffs have a direct interest in ensuring that OPM conducts and publishes <u>a</u> <u>legally sufficient</u> PIA<del>s</del> for these systems.

38.60. Plaintiffs Jane Does 3-7 are particularly harmed by OPM's intentional and/or willful publication of the factually inaccurate GWES PIA because it falsely states that the GWES "collects, maintains, and disseminates only the information of federal government employees," which, if it is accepted as legitimate by the Court, arguably robs them of any ability to challenge its collection, maintenance, and dissemination of their information, since they are not federal government employees as that term is understood by the Government.

39.61. Plaintiffs are therefore entitled to relief in the form of: (1) an injunction prohibiting OPM from collecting or storing any information about employees of the U.S.. Executive Branchany individual with a Government email address in this unknown email servere <u>GWES</u> or any linked systems until it has conducted the necessary <u>legally sufficient PIA</u>; and (2) a court order directing OPM to delete any PII collected by those systems before OPM conducted the necessary legally sufficient PIAs.

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs Jane Does 1-27, and all other similarly situated individuals, pray that this Court:

(1) Declare and find that the purported Privacy Impact Assessment published by the Office of Personnel Management on 5 February 2025 is not legally sufficient under the E-Government Act of 2002 by way of the APA, that this violation was intentional and/or willful, and that the publication of this purported PIA was done for pretextual reasons for the purpose of misleading this Court and arguing that the case is moot;

(2) Declare and find that the Office of Personnel ManagementOPM's failure to conduct and publish <u>a legally sufficient Privacy Impact AssessmentPIAs</u> for the <u>unknown email</u> server<u>GWES</u> and any linked systems is a violation of the E-Government Act of 2002 by way of the APA, and that this violation was intentional and/or willful;

(1)-----

(3) Order OPM to promptly conduct <u>legally sufficient</u> PIAs about all such OPM systems prior to the collection of any PII using those systems;

(2)(4) Order OPM to promptly delete any PII collected by those systems prior to

conducting and publishing a legally sufficient PIA;

(3)(5) Order preliminary and permanent injunctive and/or declaratory relief as may be appropriate;

(4)(6) Award reasonable costs and attorneys' fees as provided in 28 U.S.C. § 2412(d), or any other applicable law;

(5)(7) Expedite this action in every way pursuant to 28 U.S.C. § 1657(a); and
(6)(8) Grant such other relief as the Court may deem just and proper.

Date: January February 27, 2025

Respectfully submitted,

<u>/s/ Kelly B. McClanahan</u> Kelly B. McClanahan, Esq. D.C. Bar #984704 National Security Counselors 1451 Rockville Pike Suite 250 Rockville, MD 20852 501-301-4672 240-681-2189 fax <u>Kel@NationalSecurityLaw.org</u>

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Counsel for Plaintiffs