## SUPPLEMENTAL DECLARATION OF SHARI SUZUKI

- I, Shari Suzuki, hereby declare and state as follows:
- 1. In response to plaintiff's request for release of FOIA dockets, CBP is releasing to plaintiff two pages of redacted documents pertaining to the FOIA Division's case numbers 2007F4114 and 2010F03575. See Attached Amended Vaughn Index at page 12.
- 2. This is in response to plaintiff's request that CBP run the passport numbers and telephone numbers in TECS provided by plaintiff. The passport and telephone number searches required that a name be entered with the passport and telephone numbers. CBP did those searches (separate searches of each of the passport and telephone numbers and the surname "Hasbrouck") and they produced no additional records.
- 3. This is in response to plaintiff's request that CBP run plaintiff's proposed wildcard searches in TECS. Pursuant to an agreement with plaintiff, CBP ran "HASB?" and one additional record I conclude pertains to plaintiff (the record pertains to an "Edward Hasbrouch" born on the same date as plaintiff) was found. See Attached Amended Vaughn Index at page 13.
- 4. This is in response to plaintiff's request for correspondence between myself and DHS. I do not have any additional correspondence regarding the processing of documents in response to plaintiff's FOIA and Privacy Act requests other than the one redacted email already produced to plaintiff.
- 5. This is in response to plaintiff's request relating to Stephen Christensen. I am informed by CBP's Mission Support and Personnel that there is no record of Stephen Christensen having been a CBP employee.
- 6. I have verified that the FOIA Division and FOIA Appeal files pertaining to plaintiff do not contain plaintiff's 2007 Privacy Act/FOIA appeal or a record of such an appeal.
- 7. This is in response to plaintiff's request for a clarification regarding Significant Activity Reports. I am the only employee in the FOIA Appeals, Policy and Litigation Branch who is authorized to create Significant Activity Reports. I did not create a Significant Activity Report concerning plaintiff's FOIA appeals because I did not consider them to be significant.

## JURAT CLAUSE

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Signed this 20<sup>th</sup> day of June, 2012.

Shari Suzuki