UNITED STATES COURT OF FEDERAL CLAIMS

OWL CREEK ASIA I, L.P., et al.,

Plaintiffs,

v.

THE UNITED STATES OF AMERICA,

Defendant.

APPALOOSA INVESTMENT LIMITED PARTNERSHIP I, et al.,

Plaintiffs,

v.

THE UNITED STATES OF AMERICA,

Defendant.

AKANTHOS OPPORTUNITY MASTER FUND, L.P.,

Plaintiff,

v.

THE UNITED STATES OF AMERICA,

Defendant.

CSS, LLC,

Plaintiff,

v.

THE UNITED STATES OF AMERICA,

Defendant.

Case No. 18-281C (Chief Judge Sweeney)

Case No. 18-370C (Chief Judge Sweeney)

Case No. 18-369C (Chief Judge Sweeney)

Case No. 18-371C (Chief Judge Sweeney)

MASON CAPITAL L.P., et al.,

Plaintiffs,

v.

THE UNITED STATES OF AMERICA,

Defendant.

Case No. 18-529C (Chief Judge Sweeney)

UNOPPOSED MOTION FOR LEAVE TO CORRECT COMBINED OPPOSITION TO DEFENDANT'S OMNIBUS MOTION TO DISMISS,

OF PLAINTIFFS
OWL CREEK ASIA I, L.P., et al.,
APPALOOSA INVESTMENT LIMITED PARTNERSHIP I, et al.,
AKANTHOS OPPORTUNITY MASTER FUND, L.P.,
CSS, LLC, and
MASON CAPITAL L.P., et al

The plaintiffs ("Plaintiffs") in *Owl Creek Asia I, L.P., et al., v. United States* (No. 18-281C), *Appaloosa Investment Limited Partnership I, et al., v. United States* (No. 18-370C), *Akanthos Opportunity Master Fund, L.P., v. United States* (No. 18-369C), *CSS, LLC, v. United States* (No. 18-371C), and *Mason Capital L.P., et al., v. United States* (No. 18-529C), hereby respectfully request leave to file a Corrected Combined Opposition to Defendant's Omnibus Motion to Dismiss (the "Corrected Opposition"). The Corrected Opposition clarifies statements regarding Plaintiffs' stock holdings on pages 1, 9, and 43 of the Combined Opposition to Defendant's Omnibus Motion to Dismiss filed on November 2, 2018 (the "Opposition"). Plaintiffs conferred with counsel for the government and they consent to the proposed Errata. The following table sets forth the sentences as they originally appeared in the Opposition, and as corrected in the proposed Corrected Opposition (with the added language shown in bold type).

Page	Original Sentence	Corrected Sentence
Page 1	"Plaintiffs, holders of over \$4 billion in	"Plaintiffs, holders of over \$4 billion in
	junior preferred stock of Fannie Mae and	junior preferred stock of Fannie Mae and
	Freddie Mac (the 'Companies'),	Freddie Mac (the 'Companies'),
	purchased after the Federal Housing	purchased primarily after the Federal
	Finance Agency ('Agency') placed those	Housing Finance Agency ('Agency')
	companies under its conservatorship in the	placed the companies under
	2008 recession, had the economic value of	conservatorship in the 2008 recession,
	their property wiped-out when that	had the economic value of their property
	Agency in 2012 'worked with' another	wiped-out when that Agency in 2012
	federal agency (Treasury) to decree that	'worked with' another federal agency
	those profitable companies direct 'every	(Treasury) to decree that those profitable
	dollar of earnings' to Treasury."	companies direct 'every dollar of
		earnings' to Treasury."
Page 9	"They have sued based on their purchase	"They have sued based on their purchase
	of the Companies' junior preferred stock	of the Companies' junior preferred stock
	after the Agency imposed the	after (or, in some instances, before) the
	conservatorships but before it joined with	Agency imposed the conservatorships but
	Treasury to impose the Sweep	before it joined with Treasury to impose
	Amendment."	the Sweep Amendment."

Page 43	"Here, the plaintiffs owned junior	"Here, the plaintiffs owned junior
	preferred stock, purchased after the	preferred stock, purchased after (or, in
	Agency appointed itself conservator and	some instances, before) the Agency
	before it and Treasury imposed the	appointed itself conservator and before it
	Sweeps."	and Treasury imposed the Sweeps."

Plaintiffs respectfully request that the Court grant their request to file the Corrected Opposition.

Respectfully submitted:

November 19, 2018

By: /s/ Lawrence D. Rosenberg

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