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9	Attorneys for Defendant ELIZABETH A. HOLMES	
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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN JOSE DIVISION	
14	LINUTED STATES OF AMERICA	G N GD 10 00250 FVD
15	UNITED STATES OF AMERICA,) Case No. CR-18-00258-EJD
16	Plaintiff,	MS. HOLMES' RESPONSE TO MOTION OF MEDIA COALITION TO INTERVENE FOR
17	V.) LIMITED PURPOSE OF SEEKING THE) UNSEALING OF COMPLETED
18	ELIZABETH HOLMES and RAMESH "SUNNY" BALWANI,	 QUESTIONNAIRES OF SEATED JURORS AND ALTERNATES; MOTION TO UNSEAL COMPLETED QUESTIONNAIRES OF SEATED
19	Defendants.	JURORS AND ALTERNATES
20		Date: September 30, 2021 Time: 11:30 a.m.
21		Courtroom: 4, 5th Floor Hon. Edward J. Davila
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	MS. HOLMES' RESPONSE TO MOTION TO INTERVENE AND MOTION TO UNSEAL	

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1 MS. HOLMES' RESPONSE Ms. Holmes takes no position on the Motion of Media Coalition to Intervene for Limited 2 3 Purpose of Seeking the Unsealing of Completed Questionnaires of Seated Jurors and Alternates, or on the Motion to Unseal Completed Questionnaires of Seated Jurors and Alternates, Dkt. 1026. 4 5 Ms. Holmes does note that the Court's questionnaire stated the following on the question of confidentiality: 6 7 Your answers are confidential. It is important that you understand that the Court is sensitive to your privacy. They will be reviewed by the Judge and the lawyers in this case. After a jury has 8 been selected the original questionnaire will be returned to the Clerk of Court and kept under seal and will only be disclosed, if at all, with names and other identifying information removed. 9 Dkt. 928 at 2.1 10 11 12 DATED: September 23, 2021 13 14 /s/ John D. Cline JOHN D. CLINE 15 Attorney for Elizabeth Holmes 16 17 18 19 20 21 22 23 24 25 26 27 ¹ The Court has dismissed one of the jurors whose completed questionnaire is sought to be unsealed by the Motion. 28 MS. HOLMES' RESPONSE TO MOTION TO INTERVENE AND MOTION TO UNSEAL

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CERTIFICATE OF SERVICE 1 2 Pursuant to 18 U.S.C. § 1746, I hereby certify that copies of this Response were served via ECF 3 on the following attorneys on the same day it was filed with the Court. 4 Jeffrey B. Coopersmith Stephen A. Cazares 5 Amy Walsh 6 ORRICK, HERRINGTON & SUTCLIFFE LLP jcoopersmith@orrick.com 7 scazares@orrick.com awalsh@orrick.com 8 9 Attorneys for Ramesh "Sunny" Balwani 10 Jeffrey Benjamin Schenk John Curtis Bostic 11 Robert S. Leach Kelly I. Volkar 12 UNITED STATES ATTORNEY'S OFFICE 13 NORTHERN DISTRICT OF CALIFORNIA 14 jeffrey.b.schenk@usdoj.gov john.bostic@usdoj.gov 15 robert.leach@usdoj.gov kelly.volkar@usdoj.gov 16 17 Attorneys for United States 18 Steven D. Zansberg LAW OFFICE OF STEVEN D. ZANSBERG, LLC 19 steve@zansberglaw.com 20 Attorney for Media Coalition 21 22 /s/ John D. Cline 23 JOHN D. CLINE Attorney for Elizabeth Holmes 24 25 26 27 28

MS. HOLMES' RESPONSE TO MOTION TO INTERVENE AND MOTION TO UNSEAL CR-18-00258 EJD