UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

RONNIE E. WILLIAMS, SR, et al.,

Plaintiff,

Case No. 1:21-CV-01122-EGS

v.

NATIONAL RAILROAD PASSENGER CORPORATION,

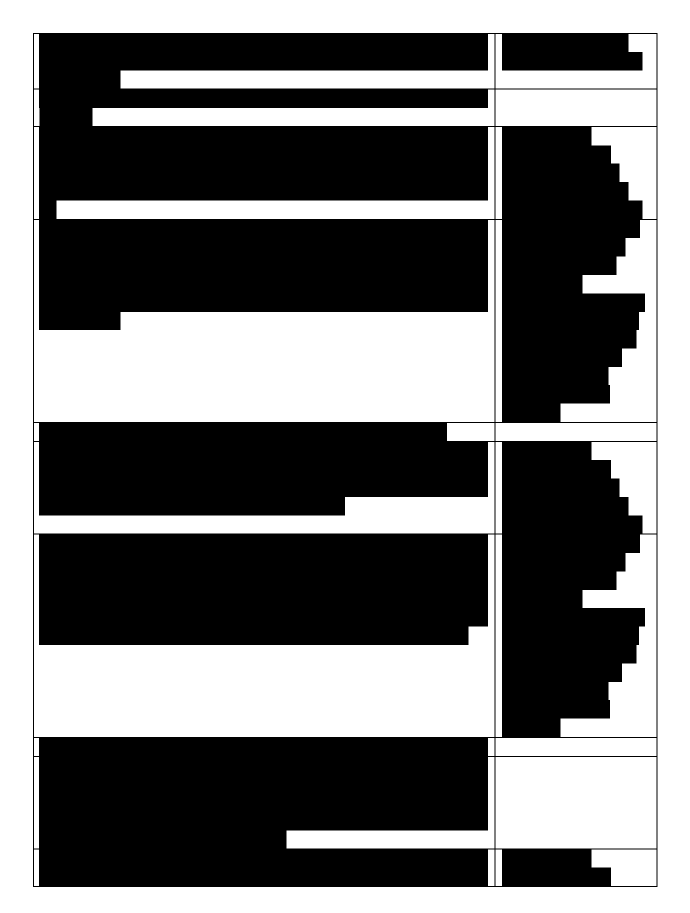
Defendant.

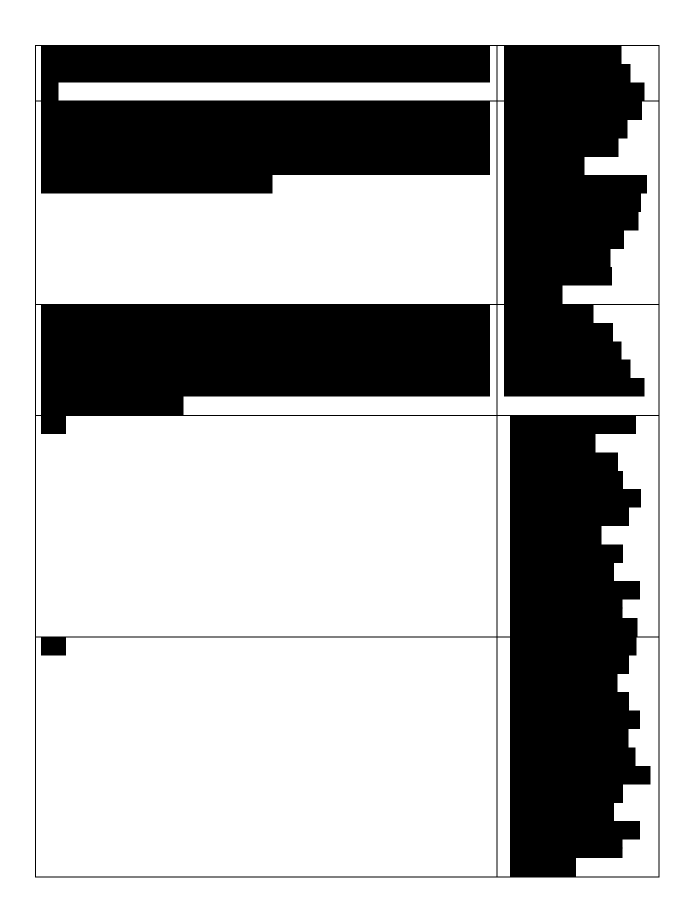
PLAINTIFF' COUNTER-STATEMENT OF MATERIAL FACTS AS TO WHICH THERE IS A GENUINE DISPUTE IN OPPOSITION OF DEFENDANT'S MOTION TO DISMISS, OR ALTERNATIVELY, MOTION FOR SUMMARY JUDGMENT

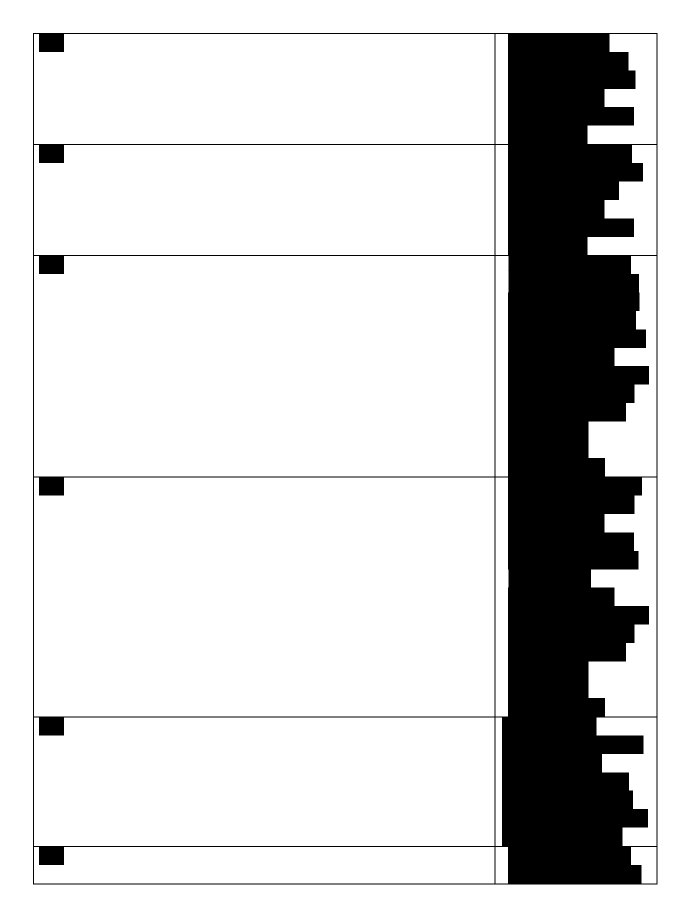
Plaintiffs, by undersigned counsel, and pursuant to Rule 56 of the Federal Rules of Civil Procedure, Local Civil Rule 7(h) of this Court, as well as this Court's Standing Order, submits its Counter-Statement of Material Facts As To Which There Is A Genuine Dispute in Opposition to Defendant's Motion to Dismiss, or Alternatively, Motion for Summary Judgment.

	Plaintiffs' Counter-
	Statement of
	Genuinely Disputed
Defendant's Statement of Material Facts	Material Facts and
	Objections to
	Defendant's Statement
	of Material Facts









November 17, 2023

Respectfully Submitted,
/s/ Timothy B. Fleming
Timothy B. Fleming (Bar No. 351114)
WIGGINS CHILDS PANTAZIS FISHER GOLDFARB,
PLLC

2202 18th Street, #110 Washington, DC 20009-1813 Tel./Fax (202) 467-4489 tfleming@wigginschilds.com

Attorney for Plaintiffs