

**Exhibit 3**  
To Defendants' Motion for  
Protective Order

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

CAROLYN CASEY,	:	
		: Civil Action
Plaintiff,		:
		: No. 2:14-cv-02671-LS
v.		:
		:
UNITEK GLOBAL SERVICES,		: Judge Lawrence F. Stengel
INC., <i>et al.</i> ,		:
		:
Defendants.		:
		:

**DECLARATION OF CAROLE SLOVER**

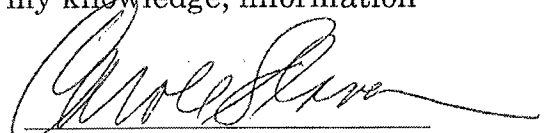
I, Carole Slover, being duly sworn according to law, hereby depose and say:

1. My name is Carole Slover, and I am over 21 years of age and otherwise competent to testify.
2. I am currently employed by UniTek Global Services, Inc. ("UniTek"). I am currently the Senior Vice President of Human Resources and have been employed by UniTek since July 2012.
3. Based upon my employment with UniTek, I have personal knowledge of the facts contained in this Declaration.
4. I am providing this Declaration in support of Defendants' Motion for TRO/Preliminary Injunction in the above-referenced matter.
5. I am aware that Carolyn Casey ("Casey"), a former employee of UniTek is the named Plaintiff in the above-referenced matter.
6. During her employment with UniTek, Casey was in charge of litigation covered by insurance involving UniTek or its affiliated companies on matters related to automobile liabilities, property damage, personal injury, employment disputes, and workers' compensation, including cases involving claims in excess of \$1 million. Further, in these matters, Casey, on

behalf of UniTek, made strategic decisions, reviewed pleadings, oversaw and directed outside counsel, and/or appeared at mediations, settlement conferences, and/or in other alternative dispute resolution settings as the client representative with authority to settle on behalf of UniTek. In that capacity, Casey received extensive and significant confidential and privileged information and specialized knowledge involving UniTek and its affiliated companies. Further, in support of her role with UniTek as described above, Casey also has access to, and requested information on, employees' salary, benefits, and qualifications/experience.

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the foregoing is true and correct, to the best of my knowledge, information and belief.

Dated: September 10, 2014



Carole Slover