

CAUSE NO. D-1-GN-14-005114

JAMES STEELE, et al.,
Plaintiffs,

vs.

GTECH CORPORATION,
Defendant.

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IN THE DISTRICT COURT OF

TRAVIS COUNTY, TEXAS

201st JUDICIAL DISTRICT

ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS’ MOTION TO COMPEL PRODUCTION OF CLAWED-BACK DOCUMENTS

Before the Court is Plaintiffs’ motion for *in camera* inspection of clawed-back documents GTECH-0000972 and GTECH-0000981, and motion to compel production of the same. Upon consideration of the motion, the response, any reply, the evidence on file with the Court, an *in camera* inspection of the documents in question, and the arguments of counsel, the Court finds that the motion should be GRANTED IN PART and DENIED IN PART.

It is therefore ORDERED that GTECH’s assertions of privilege over GTECH-0000972 and GTECH-0000981 are OVERRULED, with exception of a redacted email on GTECH-0000981, which the Court does find to be privileged work product.

It is further ORDERED that GTECH must immediately produce copies of GTECH-0000972 and GTECH-0000981 to Plaintiffs and Intervenors for production with the redaction identified. The Court orders this production to be “Attorney’s Eyes Only,” subject to further order of the Court.

IT IS SO ORDERED.

Signed: March 6, 2023



AMY CLARK MEACHUM
Judge Presiding