IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA TALLAHASSEE DIVISION

LEAGUE OF WOMEN VOTERS OF FLORIDA, INC., et al.,

4:21-cv-186-MW-MAF

Plaintiffs,

Consolidated for trial with:

4:21-cv-187-MW-MAF

4:21-cv-201-MW-MAF

4:21-cv-242-MW-MAF

v.

LAUREL M. LEE, in her official

NATIONAL REPUBLICAN
SENATORIAL COMMITTEE and REPUBLICAN NATIONAL
COMMITTEE,

STATE-LEVEL DEFENDANTS' AND INTERVENOR-DEFENDANTS' LIST OF TRIAL CROSS EXAMINERS AND CROSS EXHIBITS FOR TUESDAY, FEBRUARY 8, 2022

Secretary of State Laurel M. Lee, Attorney General Ashley Moody ("Statelevel Defendants") and Intervenor-Defendants, the Republican National Committee and National Republican Senatorial Committee, pursuant to this Court's order during the proceedings on January 10, 2022, file their list of cross-examining

attorneys and cross exhibits for the witnesses designated by Plaintiffs for Tuesday, February 8, 2022:

Witness	Examiner	Exhibits	Cross	Cross Exhibits
	(Plaintiff)	(Direct)	Examiner	
Dr. Michael	Lali Madduri	Ex. 4*	Gary Perko	Ex. 186
Herron		Ex. 5*		Ex. 188
		Ex. 5(A)*		Ex. 190
		Ex. 5(B)*		Ex. 671
				Ex. 672
• Topics designated by Plaintiffs include: Expert analyses and opinions				
regarding the publicly stated rationale for SB90 and the burdens SB90				
places on voters in Florida. See ECF No. 551.				
Daniel Smith	Ben Duke/	Ex. 7*	Gary Perko	Ex. 358
	Jeremy	Ex. 8*		Ex. 360
	Karpatkin	Ex. 9*	CK	Ex. 361
		Ex. 15*	700	Ex. 363
		Ex. 16*		Ex. 671
		Ex. 61		Ex. 672

• Topics designated by Plaintiffs include: Expert analyses and opinions on the challenged provisions of SB90 including (i) the impact of the challenged provisions on Florida voters generally, and (ii) the impact of the challenged provisions on African American and Hispanic voters with disabilities in Florida. See ECF No. 551.

Ex. 315*

* * *

The above cross exhibits are those State-Level Defendants and Intervenor-Defendants reasonably expect may be used during cross-examination of Plaintiffs' witnesses. State-Level Defendants and Intervenor-Defendants reserve the right to

^{*} State-Level Defendants and Intervenor-Defendants have made objections to any exhibits marked with an asterisk.

use additional exhibits for impeachment purposes or during cross examination if the witness's testimony differs from the topics designated by Plaintiffs or from what is reasonably expected. Although State-Level Defendants and Intervenor-Defendants preserve their objections to certain of Plaintiffs' exhibits, should any contested exhibits be admitted for direct examination, State-Level Defendants and Intervenor Defendants reserve the right to use those same exhibits during cross examination.

Dated: February 7, 2022

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on February 7, 2022, a true and correct copy of the foregoing was filed via CM/ECF, which served a copy on all parties of record.

/s/ Amber Stoner Nunnally
Attorney