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15	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
	FOR THE DISTRI	CI OF NEVADA	
16	OFF		
17	-EVEL		
18	REPUBLICAN NATIONAL COMMITTEE, NEVADA REPUBLICAN PARTY, and	Case No. 2:24-cv-00518-CDS-MDC	
19	SCOTT JOHNSTON,	INTERVENOR-DEFENDANTS'	
20	Plaintiffs,	REPLY IN SUPPORT OF MOTION TO DISMISS PLAINTIFFS' AMENDED	
21	V.	COMPLAINT	
	FRANCISCO AGUILAR, in his official	ORAL ARGUMENT REQUESTED	
22	capacity as Nevada Secretary of State;		
23	LORENA PORTILLO, in her official capacity as the Registrar of Voters for Clark County;		
24	WILLIAM "SCOTT" HOEN, AMY BURGANS, STACI LINDBERG, and JIM		
25	HINDLE, in their official capacities as County Clerks,		
26			
27	Defendants.		
28			
÷		1 - ° of motion to dismiss plaintiffs'amended	

COMPLAINT

ELIAS LAW GROUP LLP Attorneys at Law Washington, DC

WASHINGTON, DC

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ELIAS LAW GROUP LLP Attorneys at Law	INTERVENOR-DEFENDANTS' REPLY IN SUPPORT OF MOTION TO DISMISS PLAINTIFFS'AMENDED COMPLAINT

INTRODUCTION

Plaintiffs' Amended Complaint does not resolve the fundamental deficiencies that prompted the Court to dismiss their first effort. It does not adequately allege standing, because it does not allege facts showing that the organizational plaintiffs have suffered any concrete injury traceable to the alleged NVRA violations, rather than to the inherent demands of a political campaign, and because the individual voters' alleged vote-dilution and decreased-confidence injuries fail as a matter of law. And it does not adequately allege a substantive violation of the NVRA, because it relies on inapposite statistical comparisons and other facts which simply do not support an inference that Defendants are failing to conduct reasonable list maintenance, as the NVRA demands. The Court should therefore dismiss the Amended Complaint.

ARGUMENT

I. Plaintiffs lack standing.

A.

The RNC and NVGOP fail to allege a traceable organizational injury.

The Amended Complaint fails to allege an organizational harm to the RNC or NVGOP that is traceable to the alleged violation of the NVRA. Plaintiffs argue that Defendants' asserted violation leads to less reliable registration records that supposedly impair the RNC and NVGOP's mission to elect Republican candidates in various ways. But Plaintiffs fail to allege any concrete injuries that are directly traceable to Defendants' alleged conduct. Plaintiffs themselves admit that they would spend "money on ballot-chase efforts and other programs absent Defendants' violations." *See* Opp. to Interv.' MTD at 2. And the wasted efforts Plaintiffs complain about occasionally knocking on the wrong door or sending a mailer to a bad address—are activities all too familiar to anyone who has ever worked on a political campaign, and they remain so even where states are in full compliance with the NVRA. After all, even Plaintiffs do not contend that the NVRA entitles them to perfect voter registration records. Nor do Plaintiffs allege with any specificity what role Nevada's raw registered voter list plays in their electoral efforts, as distinct from the more targeted data sources routinely used in political campaigns.

This case is therefore nothing like National Council of La Raza v. Cegavske, where Nevada

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INTERVENOR-DEFENDANTS' REPLY IN SUPPORT OF MOTION TO DISMISS PLAINTIFFS'AMENDED COMPLAINT

was completely failing to offer voter registration at certain state offices that were *compelled by law* to offer it. 800 F.3d 1032, 1036 (9th Cir. 2015). There, the route from the alleged violation to the alleged injury was straightforward: Nevada was unlawfully failing to offer voter registration to the plaintiff's targeted groups, so the plaintiff had to spend money to do so in its stead. *See id.* Similarly, in *Georgia State Conference of NAACP v. Kemp*, "none of the [public assistance] offices visited . . . included a voter registration form with the benefits application, and eight of the eleven offices could not even provide a voter registration application upon request." 841 F. Supp. 2d 1320, 1325 (N.D. Ga. 2012). Plaintiffs in that case therefore had to "expend[] additional resources—such as staff and volunteer time—on efforts to assist individuals with voter registration" that should have been carried out by the government. *Id.* at 1336.

Here, in contrast, Plaintiffs cannot, of course, conduct list maintenance for Defendants they are not charged with maintaining the registration list. They are left to argue instead that if Defendants conducted additional list maintenance, that would eventually result in somewhat more accurate voter rolls, which would in unspecified ways change Plaintiffs' funding allocations or electoral activities. They do not allege how their allocations or activities would change, nor do they allege, for example, that they spend money differently in Nevada from in other states due to Defendants' alleged NVRA violations. Absent any concrete description of what Plaintiffs would do differently, this line of reasoning fails to allege a sufficiently concrete injury. *See Lujan v. Defenders of Wildlife*, 504 U.S. 555, 563–64 (1992) (holding that harm based on vague future plans does not support Article III standing).

Nor do Plaintiffs adequately allege that any injuries are traceable to the alleged NVRA violation, rather than to a combination of Plaintiffs' own choices and the unavoidable imperfections in voter registration data. Plaintiffs argue, for example, that the alleged existence of "more registered voters than . . . adult citizens" of voting age in some Nevada counties impedes their ability to conduct effective campaigns. Opp. to Interv.' MTD at 3. But if it were as obvious as Plaintiffs say it is that the registered voter numbers are wrong (and it is not, *see infra* Part II), then Plaintiffs would have only themselves to blame for making decisions in reliance on those

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numbers. Taking Plaintiffs' own arguments seriously, they could and should instead just multiply the national average voter registration rate by each county's population from four years ago, which Plaintiffs apparently believe is an accurate predictor of the current actual number of eligible voters. *See* Am. Compl. ¶¶ 58–66 (arguing that Nevada's voter list must be out-of-date primarily because it diverges substantially from this number). Similarly, because the NVRA does not entitle Plaintiffs to perfect voter rolls, Plaintiffs fail to show that the NVGOP's decision to "conduct[] residency discrepancy reports" is traceable to the alleged NVRA violations, rather than to the unavoidable fact that voters sometimes move. *Id.* ¶¶ 24–25.

Plaintiffs' reliance on *Maya v. Centex Corp.*, 658 F.3d 1060 (9th Cir. 2011), does not overcome this traceability problem. Opp. to SOS's MTD at 8. While Plaintiffs do not mention it, *Maya* in fact affirmed the dismissal of some of the plaintiffs' claims for failure to adequately allege traceability, holding that the plaintiffs did not allege facts showing that some of their forms of injury were traceable to the defendants' alleged actions rather than to "general economic influences." *Maya*, 658 F.3d at 1072–73. Plaintifts here fail to show traceability for their alleged organizational injuries for similar reasons: they do not allege facts showing that their injuries flow from the alleged NVRA violations, rather than other inevitable features of political campaigns.

B.

Plaintiffs' members and Mr. Johnston lack standing.

Plaintiffs also continue to argue that Defendants' alleged violations injure individual voters like Mr. Johnston "by risking the dilution of [their] right to vote." Opp. to SOS's MTD at 12. This type of injury is insufficiently particularized to confer standing, as courts across the country (including this one, *see* 6/18/24 Tr. at 24:1-20) have held. *See* Interv.' MTD Am. Compl. at 13-15. In arguing otherwise, Plaintiffs rely on several redistricting cases. *See* Opp. to SOS's MTD at 12-14 (citing *Baker v. Carr*, 369 U.S. 186, 208 (1962) and *Kravitz v. Dep't of Com.*, 336 F. Supp. 3d 545, 558 (D. Md. 2018)). But as Intervenors have explained, Interv.' MTD Am. Compl. at 14 n.4, vote dilution in the redistricting context presents an entirely different issue, because it involves the dilution of some voters' voting strength *as compared to others*—a concern entirely absent where the alleged injury flows from supposedly illegal votes. *See, e.g., Bognet v. Sec'y Commonwealth*

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INTERVENOR-DEFENDANTS' REPLY IN SUPPORT OF MOTION TO DISMISS PLAINTIFFS'AMENDED COMPLAINT

of Pa., 980 F.3d 336, 355 (3d Cir. 2020) (emphasis added).

Plaintiffs' handful of NVRA cases are not really to the contrary, either. In Green v. Bell, No. 3:21-cv-00493-RJC-DCK, 2023 WL 2572210, at *5 (W.D.N.C. Mar. 20, 2023), the defendant "d[id] not dispute that a voter suffers a concrete injury when his or her vote is diluted." Here, that point is disputed. In Judicial Watch, Inc. v. Griswold, 554 F. Supp. 3d 1091, 1104 (D. Colo. 2021), and Judicial Watch Inc. v. King, 993 F. Supp. 2d 919, 924 (S.D. Ind. 2012), the courts found standing based on undermined "confidence" in the integrity of the electoral process, not vote dilution. The same is true of the oral order in *Daunt v. Benson*, which Plaintiffs attach to their Motion to Dismiss Response. See ECF No. 108-1 at 17-18 (focusing on the voter's "concern[] about" vote dilution and enforcement of election law, rather than finding standing based on the alleged dilution itself). The undermined-confidence theory from those cases fails for a different reason: it is just a dressed-up interest in the enforcement of the law, a form of "psychic satisfaction" [that] ... does not redress a cognizable Article III injury." Steel Co. v. Citizens for a Better Env't, 523 U.S. 83, 107 (1998). And there is a tsunami of decisions rejecting Plaintiffs' theory of "vote dilution" as a cognizable injury-in-fact for Article III purposes. O'Rourke v. Dominion Voting Sys. Inc., No. 20-CV-03747-NRN, 2021 WL 1662742, at *9 (D. Colo. Apr. 28, 2021) (collecting cases), aff'd, No. 21-1161, 2022 WL 1699425 (10th Cir. May 27, 2022).

Finally, in a last ditch effort to make their case for standing, Plaintiffs argue that "[e]ven if" their factual allegations "would be too speculative in a vacuum, 'Congress has the power' to make [them] satisfy Article III, as it did here by enacting a private right of action for violations of the NVRA." *See* Opp. to SOS MTD at 13. But the NVRA's creation of a private right of action, *see* 52 U.S.C. § 20510(b), does not absolve Plaintiffs from meeting the requirements for Article III standing. *See Bassett v. ABM Parking Servs., Inc.*, 883 F.3d 776, 781 (2018) ("Congress cannot erase Article III's standing requirements by statutorily granting the right to sue to a plaintiff who would not otherwise have standing"). Moreover, Congress expressly created a private cause of action only for parties "aggrieved" by an NVRA violation. *See* 28 U.S.C. § 20510(b). Plaintiffs are wrong to say this cause of action would be surplus if groups like Plaintiffs lack standing to sue,

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because the cause of action would still allow voters whose registrations are improperly cancelled to sue to redress the resulting concrete injury.

II.

Plaintiffs do not allege facts showing a violation of the NVRA.

The Amended Complaint also fails to state a claim on the merits. Section 8 of the NVRA requires only a "'reasonable effort to remove the names' of voters who are ineligible 'by reason of' death or change in residence." *Husted v. A. Philip Randolph Inst.*, 584 U.S. 756, 761 (2018) (quoting 52 U.S.C. § 20507(a)(4)). Plaintiffs fail to allege a violation of this requirement because they make no allegations about what it is about Nevada's list-maintenance procedures that fall short of the required reasonable effort. They instead make allegations only about *results*: they say there are too many registered voters, and too many inactive voters. But the NVRA regulates the means, not the ends: it requires a reasonable effort, and Plaintiffs do not allege anything about Nevada's effort that could show it to be unreasonable.

Nevada law contains detailed list maintenance provisions, which require election officials to follow a process to make voters inactive, and ultimately cancel their registrations, if mailed notices are returned as undeliverable, NRS 293.530(1)(c), and to cancel their registration if the official learns of their death, NRS 293.540(2)(a). Nevada law also requires election officials to "compare the statewide voter registration list to the vital statistics records maintained by the State Registrar of Vital Statistics" *daily* to identify deceased voters, NAC 293.464, and it authorizes election officials to "use any reliable and reasonable means" to update the voter registration list, NRS 293.530(1)(a), and to "enter into an agreement with the United States Postal Service" to obtain change of address information for use in list maintenance, NRS 293.5303, 293.5307.

Plaintiffs allege neither that these legal procedures are facially inadequate nor any concrete facts showing that they are not being followed. Plaintiffs do not, for example, identify any procedure that would be required to render Nevada's maintenance efforts "reasonable" that Nevada law does not already mandate or authorize election officials to undertake. Nor do they identify any deficiency with the procedures that are authorized. Plaintiffs' theory must, therefore, be that the procedures are not being followed. But "in the absence of clear evidence to the contrary,

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courts [are to] presume that [public officials] have properly discharged their official duties." *Hebrard v. Nofziger*, 90 F.4th 1000, 1009 (9th Cir. 2024) (alterations in original). "This presumption of regularity applies equally to a state official's compliance with state law." *Id.* (citing *Nieves v. Bartlett*, 587 U.S. 391, 400 (2019)). Where a claim depends on the conclusion that a state official violated state law, a plaintiff must allege facts supporting that conclusion to avoid dismissal for failure to state a claim. *See id.* Plaintiffs make no such showing.

Plaintiffs' allegations fall into two categories. First, they rely on allegations about *results*: they say Defendants must be doing something wrong because the list maintenance results are supposedly so poor. In support of this argument, they point to purportedly too-high registration rates in several Nevada counties, to a higher-than-average percentage of inactive voters, and to 4,684 inactive voters who, they say, should have had their registrations cancelled. None of these sets of allegations supports an inference that Defendants have violated the law, nor can they overcome the presumption that Defendants have followed it. *See Hebrard*, 90 F.4th at 1009.

The supposedly high registration rates tha Plaintiffs allege are an obvious artifact of a poor statistical comparison: Plaintiffs are comparing the number of registered voters *in 2024* with the population of Nevada counties *in 2020*; four years earlier. *See* Interv.' MTD Am. Compl. at 19. Nevada's population has rapidly grown, so it is no surprise that the number of registered voters has grown, too—that obvious fact does not provide any reason to question Defendants' list maintenance efforts. Plaintiffs have no answer to this point. They complain that they are using the most up-to-date data available, Opp. to SOS MTD at 19, but the fact remains: the best available data is too out-of-date to support an inference of wrongdoing by Defendants, given the "obvious alternative explanation" that Nevada's population has simply grown. *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 566–68 (2007). And that some other courts have accepted a comparison based on ACS data, in other states that were perhaps not experiencing such rapid population growth, *see* Opp. to SOS MTD at 19, does nothing to support Plaintiffs' use of it in fast-growing Nevada.

Nevada's supposedly high rate of inactive voters does nothing to help Plaintiffs either. Note at the outset a contradiction: voters are made inactive only as a result of list maintenance. *See* NRS

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293.530(1)(g). A high percentage of inactive voters therefore shows that Nevada is conducting list maintenance, not failing to conduct it. And even putting that to one side, Plaintiffs' only possible complaint about these inactive voters would be that they should have been fully removed from the rolls. But both Nevada law and the NVRA restrict when that can happen: only after voters fail to vote for two subsequent federal election cycles, over four years. *See* NRS 293.530(1)(c); 52 U.S.C. § 20507(d)(1). Until that has happened, the NVRA *prohibits* the cancellation of these voters' registrations.

The fact that Nevada has a 16% inactive rate, compared to an 11% national average, could therefore be suggestive of a list-maintenance problem only if it could be explained by the inclusion of a substantial number of inactive voters who could and should have had their registration cancelled. But the Amended Complaint affirmatively alleges facts that rule out that explanation. Plaintiffs helpfully allege that they have only identified *4,684* inactive voters across the entire state who have been on the inactive list long enough that their registrations should have been cancelled. *See* Am. Compl. ¶ 79. That represents less than 0.2% of Nevada's almost 2.4 million registered voters.¹ The rest of the inactive voters could not possibly have been removed under the Amended Complaint's own allegations, because they have not been inactive for two general election cycles. So, whatever the cause of Nevada's 16% inactive rate as compared to the 11% national average, the Amended Complaint affirmatively disproves that it is a matter of Defendants' failure to follow Nevada's list maintenance procedures, as would be required for Plaintiffs to state a claim.

That leaves the second category of Plaintiffs' allegations: a handful of more specific complaints about particular procedures. Plaintiffs level three such complaints, but none suffices to support their claims. First, Plaintiffs point to their allegation that there are 4,684 voters who have been inactive for more than two federal election cycles. Opp. to SOS MTD at 21. Plaintiffs say this shows that Defendants are not following Nevada law, which would require removal if inactive

¹ See Voter Registration Statistics, Off. of Nev. Sec'y of State (Aug. 1, 2024),

https://www.nvsos.gov/sos/home/showpublisheddocument/14314/638581855163970000. Plaintiffs incorporated these statistics by reference in their Amended Complaint. *See* Am. Compl. ¶ 58 (relying on the "most up-to-date" count of registered voters available from the Nevada Secretary of State).

voters failed to vote, or otherwise reactivate their registrations, for two federal elections. *Id.* (citing NRS 293.530). But as Intervenors explained, and Plaintiffs ignore, Plaintiffs' allegations show no such thing: it is entirely possible that this tiny portion of Nevada's registered voters were inactive, became reactivated, and then became inactive again between the two snapshots on which Plaintiffs rely. Intervenors' MTD Am. Compl. at 20. Tellingly, Plaintiffs have no answer to this point.

Second, Plaintiffs point to voters registered at alleged non-residential addresses. Opp. to SOS MTD at 22. This is wrong twice over. Plaintiffs' blithe statement that voters "couldn't 'actually reside'" in parking lots or demolished buildings ignores that homeless individuals, and others who may not have a traditional residence, are entitled to register and vote, too, by providing a street address closest to where they actually reside. NRS 293.486(1). It also ignores that the character of buildings changes: before demolished buildings were demolished, people may have lived there, and NVRA does not permit, much less require. election officials to immediately cancel the registration of voters whose prior place of residence is demolished—they must wait until the individual fails to vote for two federal election cycles. See NRS 293.530(1)(c); 52 U.S.C. § 20507(d)(1)(B)(ii). In a companion lawsuit in Washoe County nearly identical to the Kraus case that Plaintiffs rely on for this point, the Washoe Registrar has provided an exhaustive demonstration of the fact that many of the supposedly "non-residential" addresses at which voters are supposedly registered were residential buildings quite recently, and that the voters who used to live at them have been or soon will be the subject of list maintenance in the ordinary course. See Kraus v. Burgess, Doc. 28, No. CV24-01051 (2nd Jud. Dist., Washoe Cty. July 15, 2024), attached hereto as Ex. A^2

Finally, Plaintiffs point to the Secretary's mailing of postcards to registered voters shortly before the presidential primary election, alleging that the Secretary did not track undeliverable postcards for list maintenance purposes. Am. Compl. ¶ 80. That, of course, occurred after Plaintiffs' December 4, 2023, notice letter, and shortly before an election, at a time when election

² The Court may take judicial notice of "matters of public record" in ruling on a motion to dismiss. *MGIC Indem. Corp. v. Weisman*, 803 F.2d 500, 504 (9th Cir. 1986).

officials were prohibited by the NVRA from conducting any systematic list maintenance program. 52 U.S.C. § 20507(c)(2)(A). And Plaintiffs' own allegations confirm that they do not, in fact, know whether the Secretary maintained records of undeliverable postcards for later use. *See* Am. Compl. ¶¶ 80-81 (after alleging that the Secretary did not track undeliverable postcards, alleging in the alternative that "even if information about undeliverable postcards is available to the Secretary," that the Secretary did not yet share that information with the counties). "[T]he Court need not accept inconsistent allegations in a complaint as true." *Sacco v. Mouseflow, Inc.*, No. 2:20-cv-02330-TLN-KJN, 2022 WL 4663361, at *2 (E.D. Cal. Sept. 30, 2022) (citing cases).

Thus, neither the general allegations about the results of Defendants' list maintenance nor the allegations about concrete alleged problems in fact supports an inference that Defendants have violated the NVRA, particularly given the applicable presumption of regularity. The Court should dismiss Plaintiffs' claims for failure to state a claim.

CONCLUSION

For the reasons stated above, Plaintiffs' Amended Complaint should be dismissed.

RETRIEVEDFROM

Dated: August 6, 2024

Respectfully submitted,

BRAVO SCHRAGER LLP

By: /s/ Bradley S. Schrager

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Attorneys for Intervenor-Defendants

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CERTIFICATE OF SERVICE

I hereby certify that on this 6th day of August, 2024, a true and correct copy of INTERVENOR-DEFENDANTS' MOTION TO DISMISS PLAINTIFFS' COMPLAINT was served via the United States District Court's CM/ECF system on all parties or persons requiring notice.

REFERENCED FROM DEMOCRACY DOCKET, COM

By: /s/ Dannielle Fresquez

Dannielle Fresquez, an employee of Bravo Schrager LLP

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Exhibit A Kraus v. Burgess; CV24-01051 - Motion to Dismiss

	Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 2 of 138 Electronically CV24-01051 2024-07-15 03:42:53 PM	
1	Alicia L. Lerud CODE: 2300 CHRISTOPHER J. HICKS Transaction # 10449957 : msalazarperez	
2 3	Washoe County District Attorney ELIZABETH HICKMAN Deputy District Attorney	
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6	ehickman@da.washoecounty.gov ATTORNEYS FOR CARI-ANN BURGESS	
7		
8	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA	
9	IN AND FOR THE COUNTY OF WASHOE	
10	* * *	
11	CHER	
12	FREDERICK H. KRAUSE; PUBLIC INTEREST LEGAL FOUNDATION, Case No.: CV24-01051	
13 14	Petitioners, Dept. No.: 4	
14	vs.	
16	CARRIE-ANN BURGESS, in her capacity as Washoe County Interim Registrar of Voters,	
17	Respondent	
18		
19	MOTION TO DISMISS PETITION FOR WRIT OF MANDAMUS	
20	Cari-Ann Burgess, in her capacity as Interim Washoe County Registrar of Voters (the	
21	Registrar), by and through undersigned counsel, moves to dismiss the Petition for Writ of	
22	Mandamus filed by Frederick Krause and the Public Interest Legal Foundation (Petitioners).	
23	This Motion is made and based on NRCP 12(b)(5), NRS Chapter 34, the following	
24	memorandum of points and authorities, the pleadings and papers on file herein, and any other	
25	evidence the Court may deem appropriate to consider in this matter.	
26	///	

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MEMORANDUM OF POINTS AND AUTHORITIES

I. **INTRODUCTION**

3 Petitioners submitted a letter to the Registrar on April 11, 2024, which included 4 addresses they contend are not the residential addresses of any Washoe County voters, despite 5 appearing on the Nevada list of registered voters. Petition, Ex. A. Petitioners demanded the addresses be promptly investigated by the Registrar and any necessary corrections be made 6 7 before the primary election on June 11, 2024. Id. However, Petitioners do not follow, or even 8 acknowledge, the specific statutory procedures in place in Nevada law allowing a person to 9 challenge another person's right to vote based on the registered voter's residence. Absent compliance with NRS 293.535 or NRS 294.547, Petitioners have no legal right to have their 10 11 allegations challenging the residence of Washoe County registered voters investigated. Further, 12 the statute upon which they make their demand for investigation of addresses, NRS 293.530, specifically grants the Registrar discretion whether to utilize reasonable and reliable information 13 14 to investigate the residence of registered voters in the County. The list of addresses Petitioners submitted is not reasonable and reliable, but even if it was, a writ of mandamus is inappropriate 15 to compel a discretionary act. Therefore, the Petition for Writ of Mandamus must be dismissed. 16 II.

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LEGAL STANDARD

18 A writ of mandamus "is an extraordinary remedy, reserved for extraordinary causes." 19 Archon Corp. v. Eighth Judicial Dist. Court, 133 Nev. 816, 819, 407 P.3d 702, 706 (citing Ex 20 Parte Fahey, 332 U.S. 258, 260 (1947). The Court has discretion to issue a writ of mandamus 21 only "to compel the performance of an act which the law especially enjoins as a duty resulting 22 from an office, trust or station[.]" NRS 34.160; Smith v. District Court, 107 Nev. 674, 677, 818 23 P.2d 849, 851 (1991).

24 Mandamus may not be used to compel a discretionary act. Building & Constr. Trades v. 25 Public Works, 108 Nev. 605, 609, 836 P.2d 633, 636 (1992). The petitioner must satisfy the 26 substantial burden of demonstrating a clear right to the particular action sought. Dep't of Health

& Hum. Servs. v. Eighth Jud. Dist. Ct., 139 Nev. Adv. Op. 28, 534 P.3d 706, 710 (2023) (citing 1 Walker v. Second Judicial Dist. Court, 136 Nev. 678, 680, 476 P.3d 1194, 1196 (2020)). A writ 2 3 of mandamus may be issued if: "(1) the petitioner establishes a legal right to have the act that 4 their petition requests done; (2) the respondent has a duty to perform the requested action; and 5 (3) the petitioner 'has no other plain, speedy and adequate remedy.'" Id.

The Nevada Rules of Civil Procedure are applicable in mandamus proceedings. See NRS 34.300. NRCP 12(b)(5) provides a claim may be dismissed for failure to state a claim on which relief can be granted. Although the Court must accept a plaintiff's factual allegations as true, the allegations must be "legally sufficient to constitute the elements of the claim asserted." Garcia v. Prudential Ins. Co. of Am., 129 Nev. 15, 19, 293 P.3d 869, 871-872 (2013).

11 III. A writ of mandamus cannot be issued to compel a discretionary act, in 12 circumvention of the requirements set forth in law, to challenge a voter's residence. The Petition fails to state a claim on which relief can be granted because Petitioners can 13 show no legal right to have the addresses they submitted to the Registrar investigated, nor can 14 they demonstrate the Registrar has a duty to perform the requested act.¹ 15

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¹ In addition to failing on its merits, the Petition must be dismissed under the political question doctrine. 17 Expressly "prohibiting any one branch of government from impinging on the functions of another," the political question doctrine provides "controversies are precluded from judicial review when they revolve around policy 18 choices and value determinations constitutionally committed for resolution to the legislative and executive branches." Comm'n on Ethics v. Hardy, 125 Nev. 285, 292, 212 P.3d 1098, 1109 (2009); N. Lake Tahoe Fire v. 19 Washoe Cnty. Comm'rs, 129 Nev. 682, 686, 310 P.3d 583, 586 (2013). Dismissal of an action is warranted if the 20

allegations in the complaint are inextricably linked to any of the following factors:

[[]A] textually demonstrable constitutional commitment of the issue to a coordinate political 21 department; or a lack of judicially discoverable and manageable standards for resolving it; or the impossibility of deciding without an initial policy determination of a kind clearly for nonjudicial 22 discretion; of the impossibility of a court's undertaking independent resolution without expressing lack of the respect due coordinate branches of government; or an unusual need for unquestioning 23 adherence to a political decision already made; or the potentiality of embarrassment from multifarious pronouncements by various departments on one question.

²⁴ N. Lake Tahoe Fire, 129 Nev. at 688, 310 P.3d at 588 (adopting the factors provided in Baker v. Carr, 369 U.S. 186, 217 (1962)). Court action in this case cannot be purely enforcement of the laws, but instead would require the Court 25 to make an initial policy determination of a kind clearly for nonjudicial discretion. Further, the Court is being called upon to made determinations that lack judicially discoverable and manageable standard for resolving. This Petition 26 completely fails on its merits as it is seeking to compel a discretionary act and Petitioners have no legal right to the relief they request; but additionally, this Petition is subject to dismissal pursuant to the political question doctrine.

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A. A person's right to challenge the residence of a registered voter requires compliance with either NRS 293.535 or NRS 293.547.

Petitioners sent a letter to the Registrar² on April 11, 2024, identifying "numerous addresses listed as residential that appeared to be commercial buildings where no one resides." *Petition,* Exhibit A. The submission indicates that each identified address, "on information and belief," is not a place where people reside. *Id.* Petitioners further assert, "On information and belief, Respondent Burgess has not taken any action pursuant to NRS 293.530 to investigate the addresses that were brought to her attention on April 11, 2024, nor made any corrections." *Id.* at 44, ¶ 28.

The Nevada Legislature has codified two processes for a person to challenge the 10 11 residence of a registered voter. First, any elector or other reliable person may file an affidavit, based on personal knowledge, stating that a registrant has moved outside the boundaries of the 12 county where he or she is registered to another county, state, territory, or foreign country, with 13 14 the intention of remaining there for an indefinite time and with the intention of abandoning his or her residence in the county where registered. NRS 293.535(1). When such an affidavit is 15 16 received, the Registrar "shall notify the registrant in the manner set forth in NRS 293.530 and 17 shall enclose a copy of the affidavit. If the registrant fails to respond or appear to vote within the 18 required time, the county clerk shall cancel the registration." NRS 293.535(2).

Petitioners bring this Petition for Writ of Mandamus asserting the Registrar should be
ordered to investigate the residence of certain unnamed registered voters, but they have not
followed the process set forth in NRS 293.535 that would obligate the Registrar to act. A
precondition to the Registrar investigating the residence of a registered voter pursuant to NRS
293.530, when based on a challenge by a private-party, is receipt of an affidavit, based on

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² Washoe County has appointed a Registrar of Voters in accordance with NRS 244.164(1). The Registrar of Voters "assumes all of the powers and duties vested in and imposed upon the county clerk of the county with respect to elections..." NRS 244.164(2). As such, references to the county clerk in NRS Chapter 293 have been assumed

26 to elections...." by the Registrar. 1 personal knowledge, asserting that a person has moved outside the county, with the intention of 2 remaining outside the county and with the intention of abandoning the persons residence in the 3 NRS 293.535(1). Petitioners have not submitted any affidavit to support their county. allegations. Instead, the entirety of the Petition is based solely "on information and belief," and 4 5 does not make any assertions based on personal knowledge and fails to even identify the name of the registered voters being challenged, much less their current residence or intent. See Petition at 6 7 7-43. The letter submitted does not comply with the requirements to challenge the residence of a 8 voter pursuant to NRS 293.535(1). As such, the Registrar is not required by NRS 293.535 to 9 investigate the residence of the challenged voters in the manner set forth in NRS 293.530.

10 NRS 293.547 provides a second avenue through which a person may challenge another person's right to vote based on residency requirements. Between the 25th and 30th days before an 11 election, NRS 293.547 allows a registered voter, who is registered to vote in the same precinct as 12 the person whose right to vote is challenged, to submit a signed and verified written challenge 13 14 based on personal knowledge. NRS 293 547(1)-(3). A written challenge pursuant to NRS 15 293.547 may name only one person whose right to vote is challenged. NRS 293.547(4). When a 16 written challenge is received pursuant to NRS 293.547(1)-(3), the Registrar must, among other 17 things, "mail a notice in the manner set forth in NRS 293.530 to the person whose right to vote 18 has been challenged" within five days. NRS 293.547(5)(b). Petitioners demand an investigation of the addresses they submitted, citing NRS 293.530, but their letter falls far short of the 19 20 requirements of NRS 294.547 which are preconditions to the investigation by the Registrar.

Petitioners cannot demonstrate they have a legal right to have the addresses identified in their letter investigated because they have not complied with either NRS 293.535 or NRS 293.547. Petitioners cannot demonstrate they have a legal right to the relief they request, as is required to support the issuance of a writ of mandamus. On this basis alone, the Petition for Writ of Mandamus should be denied.

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B. Mandamus is inappropriate as Petitioners are seeking to compel a discretionary act.

Petitioners seek a writ of mandamus compelling Respondent "to determine whether 4 commercial addresses on the voter roll are accurate and, if not, make corrections." Petition at 5 45, ¶ 1. To support this demand, Petitioners rely on NRS 293.530(1)(a), which provides "County clerks may use any reliable and reasonable means available to correct the portions of 6 7 the statewide voter registration list which are relevant to the county clerks and to determine whether a registered voter's current residence is other than that indicated on the voter's 8 application to register to vote."³ The plain language of the statute makes clear that when 9 presented with reliable and reasonable information, the Registrar has discretion whether to take 10 11 action pursuant to NRS 293.530(1)(a). The use of the word "may" demonstrates that even if the reasonableness and reliability of data is undisputed, the Registrar is authorized, but not required, 12 to use the information to determine if a voter's residence is other than that indicated on the 13 14 voter's application to register to vote.⁴

³ In addition to NRS 293.530, the Petition cites to NRS 293.675 but fails to make any substantive arguments as to 16 how the Registrar has violated this statute. NRS 293.675 describes the database that is established and maintained 17 by the Secretary of State to collect and store information related to the preregistration and registration of Nevada voters. NRS 293.675(1). The statute provides that the voter list must be "regularly maintained to ensure the integrity of the registration process and the election process" and goes on to require that the Secretary of State enter 18 agreements with the State Registrar of Vital Statistics and the Department of Motor Vehicles to match information 19 in the statewide voter roll with the government records of these departments. NRS 293.675(3)(i); NRS 293.675(5-8). The only duty NRS 293.675 imposes on the Registrar, however, is the duty to electronically enter all information 20 related to voter preregistration and registration received by the Registrar into the database and the duty to provide the Secretary of State with information concerning the voter registration of the county when requested, in the format 21 required by the Secretary of State. NRS 293.675(4). Nothing in NRS 293.675 supports the Petitioner's request for a writ of mandamus to be issued against the Registrar based on her failure to "investigate" their unsworn submission 22 of a list of addresses.

⁴ Elections are governed by both federal and state laws. The National Voter Registration Act of 1993 (NVRA) provides that programs to remove the names of ineligible voters from voter rolls must be "uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965." 52 U.S.C § 20507(c)(2)(A). Additionally, "[a] State shall complete, not later than 90 days prior to the date of a primary or general election for federal office, any program the purpose of which is to systematically remove the names of ineligible voters from the official lists of eligible voters." 52 U.S.C § 20507(c)(2)(A). Petitioners were notified following receipt of their April 11, 2024, letter, which demanded the Registrar "make appropriate corrections" to the voter rolls, that no action could be taken as the letter was received within the 90-day window during which the NVRA prohibits States from

⁶ could be taken as the letter was received within the 90-day window during which the NVRA prohibits States from conducting voter list maintenance programs. *Petition* Ex. A; *Petition*, Ex. B. Despite the relief requested clearly

Assuming only for purposes of this argument that the list Petitioners submitted is reasonable and reliable, Petitioners cannot demonstrate the Registrar has a legal duty to use their information to investigate and correct the voter roll, as they demand. *Petition,* Ex. A. To the contrary, NRS 293.530 explicitly gives the Registrar the discretion to determine whether to use certain means to determine if a voter's current residence is other than that indicated on the voter's application to register to vote. Petitioners cannot obtain a writ of mandamus because they cannot demonstrate the Registrar has a duty to perform the requested action.

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C. The data submitted is not reasonable and reliable such that the Registrar could rely on it to correct the voter registration list.

The Registrar may use any reliable and reasonable means available to correct the voter registration list and to determine whether a registered voter's current residence is other than that indicated on the voter's application to register to vote. NRS 293.530(1). The process of investigating a registered voter's residence includes sending a written notice to the voter, which the United States Postal Service is required to forward if a forwarding address is available. NRS 293.530(1)(c). The written notice includes a postage guaranteed return postcard that has a place for the registered voter to update their address. *Id.* If the voter confirms or updates their address, the Registrar makes any necessary corrections. NRS 293.530(1)(f). If the voter fails to respond to the postcard within 30 days, the Registrar must designate the voter as inactive. NRS 293.530(1)(g). The Registrar may only cancel the voter's registration pursuant to NRS 293.530 i, after sending written notice and not receiving a response, the voter does not appear to vote in the two federal general elections subsequent to the date the written notice was sent. NRS 293.530(1)(c)(4).

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Noting that Nevada has recently expanded voting by mail, which requires the Registrar to send a mail ballot to each active registered voter, Petitioners feign concern about "mail

being contrary to Federal law at the time it was submitted to the Registrar, Petitioners nonetheless petitioned for a writ of mandamus within the 90-day NVRA restricted period.

ballots being sent to incorrect addresses," yet present a list of addresses associated with 1 2 primarily inactive and cancelled voters to the Registrar, voters who do not as a matter of law 3 receive a mail ballot. *Petition* at ¶ 7; NRS 293.269911. Ignoring that the decision to use information pursuant NRS 293.530(1) is in the discretion of the Registrar, in seeking a writ of 4 5 mandamus Petitioners expect this Court to presume that their list of addresses, which fails to identify a single active registered voter by name and which they concede includes addresses of 6 voters already identified as inactive, is reliable and reasonable.⁵ Petition at Ex. B, p. 2. It is 7 neither.⁶ 8

9 Petitioners demand that the Registrar investigate 465 W. Second Street. *Petition* at 24.
10 This location formerly housed the Seven Eleven Motor Lodge, which was a motel where people
11 certainly could have resided prior to its demolition. *Id.* at 24-25. Of the 21 voters that used this
12 address as the last residential address at which they were registered to vote, the registration of
13 14 have already been cancelled and the remaining 7 have had their status changed to inactive.
14 Ex. A at ¶ 7; Ex. B at 1-21.

Similarly, Petitioners identify the site of the former Morris Burner Hostel at 400 E. Fourth Street as an address warranting the investigation of the Registrar. *Petition* at 26-27. Of the 58 voters that have this address as their most recent residential address on their voter registration, the registration of 50 have already been cancelled, 6 have had their status changed to inactive, and only 1 voter continues to have an active voter registration at this address. Ex. A at ¶ 8; Ex. B at 22-79. That single active registered voter was sent a written notice pursuant to NRS 293.530(c) in the normal course of the Registrar's list maintenance activities following the

Again, the submission by Petitioners is not based on personal knowledge of a voters residence, nor is it presented in a sworn affidavit, both requirements the Legislature has determined are mandatory when a person is challenging another person's right to vote. NRS 293.535; NRS 293.547.

⁶ Even if the list were reasonable and reliable, the NVRA requires the Registrar to conduct list maintenance activities in a manner that is "uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965."

^{26 52} U.S.C. § 20507(b)(1). As detailed below, an investigation of only a portion of the addresses to determine 26 reliability of the data submitted demonstrates that the list submitted by Petitioners largely targets marginalized populations, including those that resided in extended stay motels and hostels.

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June 11, 2024, primary because a mail ballot sent was returned undeliverable. *Id.* This registered voter was one of the more than 40,000 Washoe County registered voters who were sent written address confirmation notices based on the Registrar's ongoing list maintenance programs following the primary election. Ex. A at \P 3, \P 8.

5 Petitioners also identify the former Mardi Gras Motor Lodge at 200 W. Fourth Street as an address being listed as a residence on the Nevada voter roll, which until 2021 was a motel 6 7 where people certainly could have resided. Petition at 11-12. Of the 16 voters that have this 8 address as their most recent residential address, the registration of 13 have already been 9 cancelled, 2 have had their status changed to inactive, and only one voter continues to have an active registration at this address. Ex. A at ¶ 9; Ex. B at 80-95 Just as occurred with the single 10 11 active registered voter still registered at the former Morris Burner Hostel, in the ordinary course of the Registrar's list maintenance activities following the primary election on June 11, 2024, 12 13 the single active voter registered at the former Mardi Gras Motor Lodge was identified by an 14 undeliverable mail ballot and has been sent a written address confirmation notice to start the 15 required process pursuant to NRS 293 530(c). Ex. A at ¶3, ¶9.

Petitioners demand that the Registrar investigate 128 E. Sixth Street, a lot that previously contained a single-family home but continues to be included as a residential address on the Nevada voter roll. *Petition* at 11. Unsurprisingly, a review of voter history for this address demonstrates that three voters were previously registered at the address Petitioners concede was a home; however, two of those registrations have been cancelled and the other is already inactive. Ex. A at ¶ 10; Ex. B at 96-98.

Petitioners identified 2745 Elementary Drive, a local park with "acres of open space," as an address that should be investigated because "on information and belief, no one resides at this location despite one individual listing it as a residence on the Nevada voter roll." *Petition* at 7-8. Petitioners again fail to note that this registered voter's status is already inactive. Ex. A at ¶ 11; Ex. B at 99. The voter registered the park as the place she actually resides and the local homeless shelter prior to 2021, located at 335 Record St., as her mailing address. Ex. B at 99. The Petitioner's demand for the Registrar to investigate this already inactive voter is meritless.

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It is unclear why Petitioners have brought 135 N. Sierra Street, A-1, to the attention of the Registrar and Court, as the four voters that have used this U.S.P.S. Approved Postal Provider address as their residential address have already been cancelled or made inactive. As no active voters are registered at this address, Petitioners cannot genuinely assert concern. Ex. A at ¶12; Ex. B at 100-103.

Petitioners purportedly inspected the automotive shop at 1500 E. Fourth Street and note 8 9 that, at this time, there do not appear to be any "living quarters or vehicles at the location." Petition at 13-14. Significantly, in addressing this address Petitioners appear to acknowledge 10 that a person living in their vehicle could legally register to vote at a business address if they actually reside there. Id.; See also NRS 293.507(4)(c). Nonetheless, Petitioners findings are 12 consistent with Washoe County voter records as the status of the voter that most recently used 13 14 this address as his residence is already inactive. Ex. A at ¶ 13; Ex. B at 104.

Petitioners assert, based on the observations of their "site visitors," that the address at 15 16 2501 E. Fourth Street is a restaurant and, as far as they can tell, nobody lives there. *Petition* at 17 14-15. The site visitors noted that there are residential buildings immediately adjacent to the restaurant but believe those residences have different street addresses. Id. The Petition does 18 19 nothing to explain why some voters registered at this address specifically identify their residence as "Apt. A." Ex. A at ¶ 14; Ex. B at 105, 110. Certainly, this suggests the "site 20 21 visitors" may not be able to adequately observe the possible subdivision of mixed-use buildings in their quest to question citizens' right to vote.⁷ There are currently five active voters 22

⁷ This may be a perfect example of why the Legislature requires a person challenging another person's residence 24 to file a written challenge only if 1) the person is registered to vote in the same precinct as the person whose right to 25 vote is challenged, 2) the challenge is based on the personal knowledge of the registered voter, and 3) the challenge is signed and verified by the registered voter and names the person whose right to vote is challenged and the ground 26 of the challenge. NRS 293.547. Petitioners cannot satisfy the requirements set by the legislature, and should not be

permitted to circumvent the legal processes in place.

registered at this address, and two specifically note that their residence is 2501 E. Fourth Street, "A." *Id.*; Ex. B at 105-112. Three voters previously registered to this address have had their registration cancelled. *Id*.

With regard to 1920 Glendale Avenue, Petitioners identify the free-standing building as the current home to "All Star Rents," and assert that "on information and belief, no one resides at this location despite it being listed as a residence on the Nevada voter roll." *Petition* at 41. It is again unclear what the Petitioners' objective is as this address attaches to one cancelled voter and one voter who has already been moved to inactive status. Ex. A at ¶ 15; Ex. B at 113-114. Similarly, Petitioners contend that "on information and belief," no one resides at 218 Vassar Street. *Petition* at 19-20. The voter registered at this address was previously made inactive in the ordinary course of Washoe County's voter registration list maintenance. Ex. A at ¶ 17; Ex. B at 115.

This is not an exhaustive review of the addresses submitted by Petitioners, but rather evidence that this private-party list of addresses compiled by unidentified "site visitors" based "on information and belief" regarding the nature of a building, is not reasonable or reliable information available to the Registrar to determine whether an unnamed registered voter's current residence is other than that indicated on the voter's application to register to vote. Many of the addresses provided simply confirm the registration has already been cancelled or that the voter has already been marked as inactive status in the ordinary course of the Registrar's list maintenance activities, it is not reasonable or reliable to utilize this information to take action to correct the list, as contemplated by NRS 293.530. *See* Ex. A.

It is important to note that the NVRA and state law place strict limitations on when a state may cancel a voter's registration. 52 U.S.C. § 20507(a)(3-4), (b-d); NRS 293.540; NRS 293.541. Aside from these narrow bases to cancel a registration, a registered voter's status can only be cancelled if the voter fails to respond to written notice and fails to appear to vote in the subsequent two general elections. *Id;* NRS 293.530(c). Maintaining inactive voters on the

state's voter rolls is not evidence of a failure to maintain the rolls but rather a direct consequence of the laws put in place to ensure eligible voters are not erroneously deprived of 2 their right to vote.

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IV. CONCLUSION

Petitioners did not comply with NRS 293.535 or NRS 293.547 to challenge the 6 residency of any named voter. Instead, they submitted a list of addresses to the Registrar and 7 demanded investigation. They have no legal right to such an investigation, and the Registrar 8 has no duty to act under these circumstances. NRS 293.530 specifically gives the Registrar 9 discretion to utilize reasonable and reliable information to confirm the residence of registered 10 voters. In this instance, the Registrar has determined the information provided is not reasonable 11 and reliable to utilize to determine discrepancies in the addresses of voters, but even if it were, the discretion specifically granted to her by NR\$ 293.530 makes a writ of mandamus 12 13 inappropriate.

14 The Court has discretion to issue a writ of mandamus only to compel the performance of 15 an act which the law especially enjoins as a duty resulting from an office, trust or station. In 16 this instance, the Petition for Writ of Mandamus must be denied.

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AFFIRMATION PURSUANT TO NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

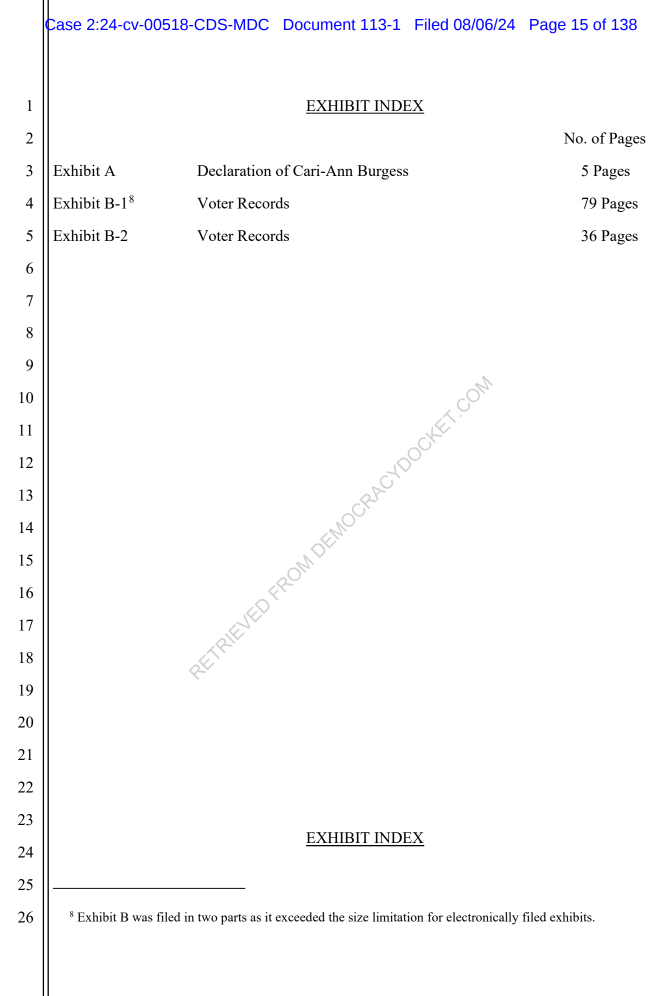
Dated this 15th day of July, 2024.

CHRISTOPHER J. HICKS **District** Attorney

By /s/ Elizabeth Hickman **ELIZABETH HICKMAN Deputy District Attorney** One South Sierra Street Reno, NV 89501 (775) 337-5700

ATTORNEYS FOR CARI-ANN BURGESS

	Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 14 of 138
1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of the Office of the District
3	Attorney of Washoe County, over the age of 21 years and not a party to nor interested in the
4	within action. I certify that on this date, I deposited for mailing in the U.S. Mails, with postage
5	fully prepaid, a true and correct copy of the foregoing document in an envelope addressed to the
6	following:
7	ROBERT GOLAN-VILELLA, ESQ. ELIAS LAW GROUP, LLP
8	250 MASSACHUSETTS AVE NW, STE. 400 WASHINGTON, DC 20001
9	
10 11	KAYLAN HUGHES LYTLE-PHILLIPS, ESQ. PUBLIC INTEREST LEGAL FOUNDATION 107 S. WEST STREET, STE. 700 ALEXANDRIA, VA 22314 RICHARD A. MEDINA, ESQ. ELIAS LAW GROUP, LLP 250 MASSACHUSETTS AVE NW, STE. 400
12	RICHARD A. MEDINA, ESQ.
13	ELIAS LAW GROUP, LLP 250 MASSACHUSETTS AVE NW, STE. 400
14	WASHINGTON, DC 20001
15	I certify that on this date, the foregoing was electronically filed with the Second Judicial
16	District Court by using the ECF System. Electronic service of the foregoing document shall be
17	made in accordance with the Master Service List as follows:
18	BRADLEY SCHRAGER, ESQ.
19	DAVID O'MARA, ESQ.
20	Dated this 15th day of July, 2024.
21	/s/ N. Stapledon N. Stapledon
22	
23	
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25	
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	-13-



Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 16 01 138

Electronically CV24-01051 2024-07-15 03:42:53 PM Alicia L. Lerud Clerk of the Court Transaction # 10449957 : msalazarperez

EXHIBIT A

REPRESEDEROMOGRACIO

EXHIBIT A

	Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 17 of 138
	DECLARATION OF CARLANN DUDCESS
1	DECLARATION OF CARI-ANN BURGESS
2	I, Cari-Ann Burgess, declare under penalty of perjury that the following statements are true
3	and correct to the best of my knowledge, information, and belief:
4	1. I am the Washoe County Interim Registrar of Voters.
5	2. As the Interim Registrar of Voters, I conduct list maintenance programs relating to
6	the registered voters of Washoe County, in accordance with state and federal law.
7	3. On or about June 26, 2024, following the presidential preference primary election in
8	February of 2024 and the primary election in June of 2024, the Washoe County Registrar of Voters
9	Office sent written address confirmation notices in accordance with the National Voter Registration
10	Act Section 8(d)(2) and NRS 293.530(c) to over 45,000 Washoe County registered active voters in
11	the ordinary course of performing post-election list maintenance activities. Address verification
12	cards were sent to just over 25,000 active registered voters who were mailed ballots for the
13	presidential preference primary and the primary election and one or both of the ballots were returned
14	as undeliverable. Additionally, over 23,000 address verification cards were sent on or about June 26,
15	2024, to active registered Washoe County voters who were identified through the Electronic
16	Registration Information Center (ERIC) system as voters that may no longer be residents of Washoe
17	County. The ERIC database compiles death data from the Social Security Administration, subscribes
18	to the National Change of Address data from the United States Postal Services, and compiles the
19	voter registration and motor vehicle department data of participating states. Based on this data, ERIC
20	assists states in identifying inaccurate or out-of-date voter registration records.
21	4. On or about April 11, 2024, my office received a letter from Logan Churchwell on
22	behalf of the Public Interest Legal Foundation (hereinafter "the letter") requesting that my office
23	immediately investigate whether a list of addresses they submitted that are "on the Nevada voter roll"
24	are accurate and, if not, make corrections. At this time, the NVRA 90-day freeze was in place

prohibiting removal of names from the voter registration list based on list maintenance projects
because the primary election was less than 90-days away.

In addition to advising Mr. Churchwell that we were within the 90-day 5. 1 prohibition on list maintenance projects under the NVRA, my staff notified Mr. Churchwell that 2 an initial review of several of the addresses he provided showed no active voter registrations. 3 This is significant because inactive or cancelled voters do not receive a mail ballot under Nevada 4 law. It is common for inactive voters to remain on the voter registration list for extended periods 5 because, with the exception of specific situations provided for in law including cancellation of 6 the voter at the request of the voter or cancellation due to the confirmed death of the voter, a 7 registration can only be cancelled after the voter receives written notice in accordance with 8 NVRA 8(d)(2) and NRS 293.530(c) and subsequently fails to vote in the next two federal general 9 elections. 10

A list from a private party that purports to identify addresses that should not be on 11 6. the list of Nevada Registered voters is not a reasonable and reliable source of information to rely 12 on to correct the voter registration list. First, there are specific statutory requirements in place 13 for a person to challenge the residency of another voter. Both NRS 293.535 and NRS 293.547 14 require a person to provide an affidavit based on personal knowledge, among other requirements 15 that the Legislature has determined are necessary to ensure reliability. Additionally, the list 16 submitted includes nothing except addresses and fails to identify any registered voters at all. 17 Last, after pulling up voter history reports associated with a sample of the addresses provided it 18 was clear the list was not something reasonable or reliable to utilize to determine if voters 19 residence was other than that included on their application to register to vote as many of the 20 addresses identified only included registered voters who have already been changed to inactive 21or former registered voters who have been cancelled in the ordinary course of list maintenance 22 activities. 23

7. The letter identified 465 W. Second Street as an address warranting investigation.
Voter history records associated with this address show that of the 21 voters that used 465 W.
Second Street as their most recent residential address, the registration of 14 have already been cancelled and the remaining 7 have had their status changed to inactive. A true and correct copy

of these Voter Information Reports, as of June 20, 2024, for voters with 465 W Second Street as
 their last residential address are attached as Ex. B at 001-021.

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The letter identified 400 E. Fourth Street as an address warranting the 8. investigation of the Registrar. Of the 58 voters that listed this address as their most recent 4 residential address, the registration of 50 have already been cancelled, 6 have had their status 5 changed to inactive, and only 1 voter continues to have an active registration at this address. A 6 true and correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 400 7 E. Fourth Street as their last residential address are attached as Ex. B at 022-079. The single 8 active registered voter listed at this address was sent a written notice pursuant to NVRA 8(d)(2) 9 and NRS 293.530(c) in the normal course of list maintenance activities following the June 11, 10 2024, primary because a mail ballot sent was returned undeliverable. 11

The letter identifies 200 W. Fourth Street as an address being listed as a residence 12 9. on the Nevada voter roll. Of the 16 voters that have listed this address as their last residential 13 address, the registration of 13 have already been cancelled, 2 have had their status changed to 14 inactive, and only 1 voter continues to have an active registration at this address. A true and 15 correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 200 W. 16 Fourth Street as their last address are attached as Ex. B at 080-095. Just as occurred with the 17 single active registered voter still registered at 400 E. Fourth St., in the ordinary course of the list 18 maintenance activities following the primary election on June 11, 2024, the single active voter 19 registered at 200 W. Fourth Street was identified as warranting further investigation of his 20 address by an undeliverable mail ballot and sent a written address confirmation notice on or 21 22 about June 26, 2024.

10. The letter requested investigation of 128 E. Sixth Street. A review of voter files
that list this address as the last residential address demonstrate that three voters were previously
registered at this address; however, two of those registrations have been cancelled and the other
is already inactive. A true and correct copy of the Voter Information Reports, as of June 20,
2024, for voters with 128 E. Sixth Street as their last address are attached as Ex. B at 096-098.

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1 11. The letter identified 2745 Elementary Drive as an address that warrants
 2 investigation. The only registered voter that used this address as their last residential address is
 3 already inactive. A true and correct copy of the Voter Information Report, as of June 20, 2024,
 4 for the voter with 2745 Elementary Drive as her last address is attached as Ex. B at 99.

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12. The letter requests investigation of 135 N. Sierra Street, A-1. All four voters that used this address as their last residential address are already inactive or cancelled. A true and correct copy of the Voter Information Reports, as of June 20, 2024, for voters with 135 N. Sierra Street, A-1 as their last address are attached as Ex. B at 100-103.

9 13. The single voter who was registered at 1500 E. Fourth Street is already inactive.
10 A true and correct copy of the Voter Information Report, as of June 20, 2024, for the voter with
11 1500 E. Fourth Street as their last address is attached as Ex. B at 104.

12 14. The letter demands investigation of 2501 E. Fourth Street. There are currently
13 five active voters registered at this address, and two specifically note that their residence is 2501
14 E. Fourth Street "A," suggesting the building at this address is subdivided. Three voters
15 previously registered to this address have nad their registration cancelled. A true and correct
16 copy of the Voter Information Reports, as of June 20, 2024, for voters with 2501 E. Fourth Street
17 are attached as Ex. B at 105-112.

18 15. The letter identifies 1920 Glendale Avenue as an address warranting
investigation; however, this address is associated with one cancelled voter and one voter who has
already been moved to inactive status. A true and correct copy of the Voter Information Reports.
as of June 20, 2024, for voters with 1920 Glendale Avenue as their last address are attached as
Ex. B at 113-114.

16. One registered voter identifies his last residential address as 218 Vassar Street.
This voter was previously made inactive in the ordinary course of Washoe County's voter
registration list maintenance. A true and correct copy of the Voter Information Report, as of
June 20, 2024, for the voter with 218 Vassar Street as his last address is attached as Ex. B at 115.

1	17. As the Interim Registrar for Washoe County, an initial review of the letter	
2	submitted by Mr. Churchwell is not reasonable or reliable information on which I can conduct	
3	voter list maintenance. In addition to falling far short of the requirements of NRS 293.535 and	
4	NRS 293.547, which are the statutes that a private party must comply with to challenge another	
5	voter's right to vote based on the residence of the challenged voter, the information provided in	
6	the letter does not even identify registered voters but instead only addresses. An initial review of	
7	some of the addresses demonstrate the letter provides information largely duplicative of what my	
8	office has already uncovered in the ordinary course of list maintenance activities as many of the	
9	addresses identified are the last registered residential address of voters who have already been	
t0	cancelled or made inactive, making it unreasonable to devote resources to further investigate this	
11	list and unreliable insofar as the purported identification of addresses requiring correction is	
12	misplaced.	
13	Mari-au Bryers	
14	alle allongers	
15	Cari-Ann Burgess Washoe County Interim Registrar of Voters	
16		
17	RIEVE	
18		
19		
20		
21		
22		
23		
24		
25 26		
20		

Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 22 01 138

Electronically CV24-01051 2024-07-15 03:42:53 PM Alicia L. Lerud Clerk of the Court Transaction # 10449957 : msalazarperez

EXHIBIT B-1

REPRESEDEROMOGRACIO

EXHIBIT B-1

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	190629
NAME:	
RESIDENCE:	465 W 2ND ST 25
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	PO BOX 625
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89503
COUNTRY:	OK-
PHONE NUMBER:	PO BOX 625 RENO NV 89503 CANCELED DEMOCRATIC PARTY 10/04/2016
BIRTH DATE:	CRA
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	10/04/2016
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL 395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_001

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	433389
NAME:	
RESIDENCE :	465 W 2ND ST 25
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	PO BOX 625
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89504
COUNTRY:	C/F*
	200
PHONE NUMBER:	
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	OTHER
REG DATE:	PO BOX 625 RENO NV 89504 CANCELED OTHER 12/07/2018
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
PULLING PLACE:	
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_002

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	333756
NAME:	
RESIDENCE:	465 W 2ND ST 10
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	O'E'
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 03/29/2005
BIRTH DATE:	-CR ¹⁴
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	03/29/2005
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	584804
NAME:	
RESIDENCE:	465 W 2ND ST 7
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	O ^M
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	CLDU
BIRTH DATE:	C.R.A.C
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	01/07/2019
PRECINCT:	INACTIVE NON PARTISAN 01/07/2019
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	335598
NAME:	
RESIDENCE:	465 W 2ND ST 5
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{NI}
MAIL STATE/ZIP:	
COUNTRY:	OCH-
PHONE NUMBER:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 08/04/2004
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	426788
NAME:	
RESIDENCE:	465 W 2ND ST
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CONT
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 10/08/2008
BIRTH DATE:	CP2
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/08/2008
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL 395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	378266
NAME:	
RESIDENCE:	465 W 2ND ST 19
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	×
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	CANCELED INDEPENDENT AMERICAN
BIRTH DATE:	CP-M
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	08/25/2006
PRECINCT:	103900.00
	RENO-VERDI 1039
FRECINCT NAME.	New Weiter 1003
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	406209
NAME:	
RESIDENCE:	465 W 2ND ST #15
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	O'E'
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 05/10/2021
BIRTH DATE:	CP-la
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	05/10/2021
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	404829
NAME:	
RESIDENCE:	465 W 2ND ST 18
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{NI}
MAIL STATE/ZIP:	
COUNTRY:	C/K ¹
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 05/12/2008
	28
BIRTH DATE:	CANCELED
STATUS:	DEMOCRATIC PARTY
PARTY:	
REG DATE:	05/12/2008
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	606058
NAME:	
RESIDENCE:	465 W 2ND ST
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	INACTIVE NON PARTISAN 08/17/2018
BIRTH DATE:	CP.M
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	08/17/2018
PRECINCT:	103900.00
	RENO-VERDI 1039
	L. C.
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	462521
NAME:	
RESIDENCE:	465 W 2ND ST 21
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCH -
PHONE NUMBER:	CANCELED INDEPENDENT AMERICAN
BIRTH DATE:	CP3
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	03/07/2012
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL 395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	630248
NAME:	
RESIDENCE:	465 W 2ND ST 10
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	INACTIVE DEMOCRATIC PARTY 07/29/2019
BIRTH DATE:	- CP-h
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	07/29/2019
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	454200
NAME:	
RESIDENCE:	465 W 2ND ST 12
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 06/24/2011
BIRTH DATE:	-CR ¹
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	06/24/2011
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_013

ESSVR, LLC —2024

6/20/2024 10:5 :24AM

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	591879
NAME:	
RESIDENCE:	465 W 2ND ST 10
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 07/29/2019
BIRTH DATE:	CP-1
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	07/29/2019
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	597082
NAME:	
RESIDENCE:	465 W 2ND ST 6
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^M
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	INACTIVE REPUBLICAN PARTY 05/04/2018
BIRTH DATE:	CRA
STATUS:	INACTIVE
PARTY:	REPUBLICAN PARTY
REG DATE:	05/04/2018
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	420000
NAME:	
RESIDENCE:	465 W 2ND ST
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	OM COM
MAIL STATE/ZIP:	
COUNTRY:	OCH-
PHONE NUMBER:	INACTIVE DEMOCRATIC PARTY 06/28/2014
BIRTH DATE:	CP3
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/28/2014
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	689878
NAME:	
RESIDENCE:	465 W 2ND ST
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	O/Er
PHONE NUMBER:	INACTIVE NON PARTISAN 06/10/2021
BIRTH DATE:	CP3
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	06/10/2021
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_017

6/20/2024 11:02:57AM

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	524255
NAME:	
RESIDENCE:	465 W 2ND ST 7
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	O'E'
PHONE NUMBER:	INACTIVE NON PARTISAN 07/30/2015
BIRTH DATE:	CRA
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	07/30/2015
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
	RENO HIGH SCHOOL
FULLING FLACE:	
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	554318
NAME:	
RESIDENCE:	465 W 2ND ST 16
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	CANCELED NON PARTISAN 08/15/2016
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	08/15/2016
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	264898
NAME:	
RESIDENCE:	465 W 2ND ST
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CONT
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 02/12/1997
BIRTH DATE:	C.R.M.
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	02/12/1997
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	181
NAME:	
RESIDENCE:	465 W 2ND ST 1
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	Le Ch
BIRTH DATE:	CP.1
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 06/07/1995
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

EX.B_021

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	97055
NAME:	
RESIDENCE:	400 E 4TH ST 222
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{MI}
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 03/05/1998
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	03/05/1998
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	96478
NAME:	
RESIDENCE:	400 E 4TH ST 207
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{NI}
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	C N
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 09/01/1994
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
	<u>8</u>
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	670919
NAME:	
RESIDENCE:	400 E 4TH ST 301
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^M
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	
BIRTH DATE:	CC ²
STATUS:	ACTIVE
PARTY:	REPUBLICAN PARTY
REG DATE:	09/16/2020
PRECINCT:	ACTIVE REPUBLICAN PARTY 09/16/2020
PRECINCT NAME:	RENO-VERDI 3011
	E.
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	65652
NAME:	
RESIDENCE:	400 E 4TH ST 216
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF: STREET/BX:	CANCELED DEMOCRATIC PARTY 03/16/1994
MAIL CITY:	COM.
MAIL STATE/ZIP:	
COUNTRY:	oct
PHONE NUMBER:	ACT D
BIRTH DATE:	CR4
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	03/16/1994
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	652720
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	1680 MILL ST APT G
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89502
COUNTRY:	OCKY
PHONE NUMBER:	LC N
BIRTH DATE:	CR3
STATUS:	ACTIVE
PARTY:	NON PARTISAN
REG DATE:	1680 MILL ST APT G RENO NV 89502
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	651907
RESIDENCE:	400 E 4TH ST 208
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	OM COM
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	CANCELED NON PARTISAN 03/02/2020
BIRTH DATE:	-CPA
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	03/02/2020
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VEODI JUTI
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	625284
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	PO BOX 3805
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89505
COUNTRY:	OCKEY
PHONE NUMBER:	LCN L
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	PO BOX 3805 RENO NV 89505 CANCELED REPUBLICAN PARTY 03/16/2019
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

ESSVR, LLC —2024

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	625016
NAME:	
RESIDENCE:	400 E 4TH ST 214
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	
BIRTH DATE:	CP3
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 03/07/2019
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE:	

6/20/2024 10:23:16AM

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	624299
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	
BIRTH DATE:	CR3
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	INACTIVE NON PARTISAN 02/20/2019 301100.00
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	604415
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	, in the second s
COUNTRY:	OCE
PHONE NUMBER:	A A A A A A A A A A A A A A A A A A A
BIRTH DATE:	- CRA
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	INACTIVE DEMOCRATIC PARTY 07/13/2018
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	602899
NAME:	
RESIDENCE:	400 E 4TH ST 312
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	OM
MAIL STATE/ZIP:	
COUNTRY:	C/Er
PHONE NUMBER:	CHO CHO
BIRTH DATE:	C.R.A.
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	07/24/2018
PRECINCT:	CANCELED NON PARTISAN 07/24/2018 301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	600363
NAME: RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
STREET/BX:	
MAIL CITY:	-ON
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	CANCELED NON PARTISAN 06/22/2018
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	06/22/2018
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	579123
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	400 E 4TH ST
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89512
COUNTRY:	OCK
PHONE NUMBER:	LCN L
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	400 E 4TH ST RENO NV 89512
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	572075
NAME:	
RESIDENCE:	400 E 4TH ST 27
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	CANCELED NON PARTISAN 09/13/2016 301100.00
PHONE NUMBER:	
BIRTH DATE:	CP.t.
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	09/13/2016
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
8	

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	552384
NAME:	
RESIDENCE:	400 E 4TH ST 314
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	INACTIVE DEMOCRATIC PARTY 03/12/2020
BIRTH DATE:	CR3
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	03/12/2020
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
I OLLING I LAGE.	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	54899
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	SON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	S N
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 08/05/2000
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
I OLLING I LAGE.	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	543498
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	C/Er
PHONE NUMBER:	ADV -
BIRTH DATE:	C.P.P.
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	04/11/2016
PRECINCT:	CANCELED DEMOCRATIC PARTY 04/11/2016
PRECINCT NAME:	RENO-VERDI 3011
	LE .
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

NAME:Home set of the set of th	VOTER ID:	537181
CITY/STATE/ZIP: RENO, NV 89512 CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY: PHONE NUMBER: BIRTH DATE: STATUS: CANCELED PARTY: REPUBLICAN PARTY REG DATE: 11/19/2015 PRECINCT: 301100.00 PRECINCT NAME: RENO-VERDY 3011	NAME:	
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY: PHONE NUMBER: BIRTH DATE: STATUS: CANCELED PARTY: REPUBLICAN PARTY REPUBLICAN PARTY NI119/2015 PRECINCT: S01100.00 PRECINCT: RENO-VERDI 3011	RESIDENCE:	400 E 4TH ST
STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:State/ZiP: COUNTRY:PHONE NUMBER: BIRTH DATE: STATUS:CANCELEDPARTY: REG DATE:CANCELEDPARTY: REG DATE:11/19/2015PRECINCT: PRECINCT:301100.00PRECINCT: RENO-VERDI 3011Solition of the second seco	CITY/STATE/ZIP:	RENO, NV 89512
PRECINCT NAME: RENO-VERDI 3011	CARE OF:	
PRECINCT NAME: RENO-VERDI 3011	STREET/BX:	
PRECINCT NAME: RENO-VERDI 3011	MAIL CITY:	CON'
PRECINCT NAME: RENO-VERDI 3011	MAIL STATE/ZIP:	
PRECINCT NAME: RENO-VERDI 3011	COUNTRY:	OCH
PRECINCT NAME: RENO-VERDI 3011	PHONE NUMBER:	
PRECINCT NAME: RENO-VERDI 3011	BIRTH DATE:	CP3
PRECINCT NAME: RENO-VERDI 3011	STATUS:	CANCELED
PRECINCT NAME: RENO-VERDI 3011	PARTY:	REPUBLICAN PARTY
PRECINCT NAME: RENO-VERDI 3011	REG DATE:	11/19/2015
	PRECINCT:	301100.00
	PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE: DOWNTOWN RENO LIBRARY	POLLING PLACE:	DOWNTOWN RENO LIBRARY
301 S CENTER ST		301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	521303
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	CANCELED NON PARTISAN 05/13/2015 301100.00
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	05/13/2015
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	
	301 S CENTER ST
_	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	494868
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON CON
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	LC LOC
BIRTH DATE:	-CRA
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/21/2016
PRECINCT:	INACTIVE DEMOCRATIC PARTY 06/21/2016 301100.00 PENO VERDI 2011
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE	

SIGNATURE:

 $EX.B_041$

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VOTER INFORMATION REPORT

VOTER ID:	480754
NAME:	
RESIDENCE:	400 E 4TH ST 309
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CANCELED INDEPENDENT AMERICAN
BIRTH DATE:	- CR ¹
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	11/04/2015
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	
SIGNATURE.	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	460781
NAME:	
RESIDENCE:	400 E 4TH ST 12
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	200
	2.A
BIRTH DATE:	
STATUS:	
PARTY:	DEMOCRATIC PARTY
REG DATE:	01/24/2012
PRECINCT:	CANCELED DEMOCRATIC PARTY 01/24/2012
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

EX.B_043

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	45096
NAME:	
RESIDENCE:	400 E 4TH ST 322
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 09/26/2000
BIRTH DATE:	- CP-Y
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	09/26/2000
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	439364
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX: MAIL CITY:	Sh .
MAIL STATE/ZIP:	× CO
COUNTRY:	C.KE.
	1000
PHONE NUMBER:	
BIRTH DATE:	CR3
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	10/06/2020
PRECINCT:	INACTIVE NON PARTISAN 10/06/2020
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	419683
NAME:	
RESIDENCE:	400 E 4TH ST 317
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	oct ^E
PHONE NUMBER:	CANCELED NON PARTISAN 09/17/2008
BIRTH DATE:	CR ^L
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	09/17/2008
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
FULLING PLACE:	301 S CENTER ST
	JUI 5 CENTER SI

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	406673
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	CANCELED INDEPENDENT AMERICAN
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	06/15/2008
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	396105
NAME:	
RESIDENCE:	400 E 4TH ST 217
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCH -
PHONE NUMBER:	CANCELED NON PARTISAN 12/31/2007 301100.00
BIRTH DATE:	- CP ¹
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	12/31/2007
DDFOINOT.	201100.00
PRECINCT:	
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	364766
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	INACTIVE OTHER 04/29/2017 301100.00
PHONE NUMBER:	LCN L
BIRTH DATE:	CR4
STATUS:	INACTIVE
PARTY:	OTHER
REG DATE:	04/29/2017
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

VOTER ID:	361232
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
MAIL CITY:	
MAIL STATE/ZIP:	
COUNTRY:	OK'
PHONE NUMBER:	CANCELED NEVADA GREEN PARTY 10/25/2004 301100.00 RENO-VERDI 3011
BIRTH DATE:	RA
STATUS:	CANCELED
PARTY:	NEVADA GREEN PARTY
REG DATE:	10/25/2004
NEO DATE:	10/20/2001
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
	Q_{-}^{2}
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	359163
NAME:	
RESIDENCE:	400 E 4TH ST 324
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCH-
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 10/02/2004
BIRTH DATE:	C.P.A.
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/02/2004
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	357511
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 10/01/2004
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/01/2004
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

VOTER ID:	357125
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	-ON
MAIL STATE/ZIP:	
COUNTRY:	
	CANCELED REPUBLICAN PARTY 10/02/2004 301100.00
PHONE NUMBER:	²
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/02/2004
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	356388
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 10/02/2004
BIRTH DATE:	- CP-14
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/02/2004
PRECINCT:	301100.00
PRECINCT NAME:	
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

 $EX.B_{054}$

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	351167
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	. \
MAIL CITY:	COM
MAIL STATE/ZIP:	
COUNTRY:	OCK-
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 09/27/2004
BIRTH DATE:	- CR1
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	09/27/2004
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	349813
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
BIRTH DATE:	-CP-h
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	CANCELED REPUBLICAN PARTY 09/17/2004 301100.00
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	329148
NAME:	
RESIDENCE:	400 E 4TH ST 214
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CONT
MAIL STATE/ZIP:	
COUNTRY:	CANCELED INDEPENDENT AMERICAN
PHONE NUMBER:	
BIRTH DATE:	OCK-
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	09/16/2004
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
	Le la
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

VOTER ID:	327636
NAME:	
RESIDENCE:	1301 STARDUST ST 4
CITY/STATE/ZIP:	RENO, NV 89503
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	C ¹
BIRTH DATE:	CR-1-
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/11/2004
PRECINCT:	CANCELED DEMOCRATIC PARTY 06/11/2004
PRECINCT NAME:	RENO-VERDI 5022
POLLING PLACE:	TOWLES ELEMENTARY SCHOOL
	2800 KINGS ROW
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	324905
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	COM
MAIL STATE/ZIP:	
COUNTRY:	OCK-
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 06/01/2006
BIRTH DATE:	CRM
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	06/01/2006
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	
	301 S CENTER ST

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	300703
NAME:	
RESIDENCE:	400 E 4TH ST 311
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OCH -
PHONE NUMBER:	CADY
BIRTH DATE:	CRA
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/30/2004
PRECINCT:	CANCELED DEMOCRATIC PARTY 06/30/2004
PRECINCT NAME:	RENO-VERDI 3011
	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

ESSVR, LLC —2024

EX.B_060

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	296957
NAME:	
RESIDENCE:	400 E 4TH ST 321
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	O ^L
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 08/13/2002
BIRTH DATE:	CPA-
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	08/13/2002
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
	LE .
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	295889
NAME:	
RESIDENCE:	400 E 4TH ST 302
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	CANCELED DEMOCRATIC PARTY 09/11/1992
PHONE NUMBER:	L C N
BIRTH DATE:	CP3
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	09/11/1992
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST



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VOTER INFORMATION REPORT

VOTER ID:	278943
NAME:	
RESIDENCE:	400 E 4TH ST 321
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 11/03/2000
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	11/03/2000
PRECINCT:	301100.00
PRECINCT NAME:	
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
	·
SIGNATURE:	

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VOTER INFORMATION REPORT

VOTER ID:	26263
NAME:	
RESIDENCE:	400 E 4TH ST 308
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM
MAIL STATE/ZIP:	
COUNTRY:	OCT.
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 04/03/1995 301100.00
BIRTH DATE:	CRAF.
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	04/03/1995
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

VOTER ID:	259708
NAME:	
RESIDENCE:	400 E 4TH ST 303
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	10
MAIL CITY:	, com
MAIL STATE/ZIP:	
COUNTRY:	OCIC
PHONE NUMBER:	CANCELED NEVADA GREEN PARTY
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	NEVADA GREEN PARTY
REG DATE:	NEVADA GREEN PARTY 06/07/2000
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	
	301 S CENTER ST
SIGNATURE:	he is a second se

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	258094
NAME:	
RESIDENCE:	400 E 4TH ST 323
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^M
MAIL STATE/ZIP:	
COUNTRY:	OCK -
PHONE NUMBER:	C100
BIRTH DATE:	CRAC .
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/22/1998
PRECINCT:	CANCELED DEMOCRATIC PARTY 06/22/1998
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	257356
NAME:	
RESIDENCE:	400 E 4TH ST 309
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	c.O.M.
MAIL STATE/ZIP:	
COUNTRY:	C/E+
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 06/25/2008
BIRTH DATE:	CR4
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	06/25/2008
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

EX.B_067

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	250515
NAME: RESIDENCE: CITY/STATE/ZIP:	400 E 4TH ST RENO, NV 89512
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:	P O BOX 33027 RENO NV 89533
PHONE NUMBER: BIRTH DATE: STATUS: PARTY: REG DATE:	P O BOX 33027 RENO NV 89533 CANCELED DEMOCRATIC PARTY 08/02/1996
PRECINCT: PRECINCT NAME:	301100.00 RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST

Case 2:24-cv-00518-CDS-MDC Document 113-1 Filed 08/06/24 Page 91 of 138

VOTER INFORMATION REPORT

RESIDENCE: 400 E 4TH ST 321	
CITY/STATE/ZIP: RENO, NV 89512	
CARE OF:	
STREET/BX:	
MAIL CITY:	.0 ^P
MAIL STATE/ZIP:	
COUNTRY:	
STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY: PHONE NUMBER: BIRTH DATE: STATUS: CANCELED PARTY: REG DATE: DI/17/1992 PRECINCT: S01100.00	
BIRTH DATE:	
STATUS: CANCELED	
PARTY: REPUBLICAN PARTY	
REG DATE : 10/17/1992	
PRECINCT NAME: RENO-VERDI 3011	
POLLING PLACE: DOWNTOWN RENO LIBRARY	
301 S CENTER ST	
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	240724
NAME:	
RESIDENCE:	400 E 4TH ST 210
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	O'E'
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 06/23/1993
BIRTH DATE:	CP-h
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	06/23/1993
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
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SIGNATURE:

EX.B_070

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VOTER INFORMATION REPORT

VOTER ID:	240711
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	L CN
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	CANCELED REPUBLICAN PARTY 03/28/1994
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	232621	
NAME:		
RESIDENCE:	400 E 4TH ST	
CITY/STATE/ZIP:	RENO, NV 89512	
CARE OF:		
STREET/BX:	P O BOX 1264	~
MAIL CITY:	RENO	CON
MAIL STATE/ZIP:	NV	89504
COUNTRY:		89504 TY DEMOCRACIDOCKET.COM
PHONE NUMBER:		CT CT
BIRTH DATE:		CRY
STATUS:	CANCELED	-M
PARTY:	REPUBLICAN PAR	TY
REG DATE:	05/22/1992	RON
PRECINCT:	301100.00	×
PRECINCT NAME:	RENO-VERDI 3011	
POLLING PLACE:	DOWNTOWN REN	O LIBRARY
	301 S CENTER ST	



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VOTER INFORMATION REPORT

VOTER ID:	212470
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CTV-
BIRTH DATE:	CP ¹
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	06/17/1992
PRECINCT:	CANCELED NON PARTISAN 06/17/1992 301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
I OLLING I LAOL.	301 S CENTER ST
SIGNATURE:	3



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	210699
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	C.O.M
MAIL STATE/ZIP:	E.
COUNTRY:	ock-
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 02/11/1992
BIRTH DATE:	CPA
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	02/11/1992
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
FREGINGT NAME.	
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
<u></u>	12
SIGNATURE:	

EX.B_074

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	169571
NAME:	
RESIDENCE:	400 E 4TH ST 209
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	La Ch
BIRTH DATE:	CP-1
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	04/13/1998
PRECINCT:	CANCELED NON PARTISAN 04/13/1998
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

EX.B_075

ESSVR, LLC —2024

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	158088
NAME:	
RESIDENCE:	400 E 4TH ST 201
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	A .
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	A CN
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	CANCELED REPUBLICAN PARTY 10/02/1996
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	144030
NAME:	
RESIDENCE:	400 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	1
MAIL CITY:	COM.
MAIL STATE/ZIP:	
COUNTRY:	OCH-
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 12/02/1994
BIRTH DATE:	CR-1-
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	12/02/1994
PRECINCT:	
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	125777
NAME:	
RESIDENCE:	400 E 4TH ST 212
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	CH
	CANCELED DEMOCRATIC PARTY 01/31/1997 301100.00
PHONE NUMBER:	
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	01/31/1997
PRECINCT:	
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
FOLLING FLACE.	301 S CENTER ST
	JUI J CENTER SI
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	116190
NAME:	
RESIDENCE:	400 E 4TH ST 212
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	OCH-
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 04/28/1992
BIRTH DATE:	C.P.A.
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	04/28/1992
RREAMOT	201400.00
PRECINCT:	
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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Electronically CV24-01051 2024-07-15 03:42:53 PM Alicia L. Lerud Clerk of the Court Transaction # 10449957 : msalazarperez

EXHIBIT B-2

PERMENTED FROM DEMOCRACYDOOREF.COM

EXHIBIT B-2

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	95241	
NAME: RESIDENCE: CITY/STATE/ZIP:	200 W 4TH ST RENO, NV 89501	
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:	311 E LIBERTY ST RENO NV 89501	
PHONE NUMBER: BIRTH DATE: STATUS: PARTY: REG DATE:	311 E LIBERTY ST RENO NV 89501 CANCELED REPUBLICAN PARTY 08/16/2010	
PRECINCT: PRECINCT NAME:		
POLLING PLACE:	RENO HIGH SCHOOL 395 BOOTH ST (ENTER ON FOSTER DR)	

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	148224
NAME:	
RESIDENCE:	200 W 4TH ST 111
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	PO BOX 4122
MAIL CITY:	SPARKS
MAIL STATE/ZIP:	NV 89432
COUNTRY:	OKEY .
PHONE NUMBER:	PO BOX 4122 SPARKS NV 89432
BIRTH DATE:	CRA
STATUS:	ACTIVE
PARTY:	INDEPENDENT AMERICAN
REG DATE:	08/02/2010
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	343098
NAME:	
RESIDENCE:	200 W 4TH ST 101
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	CANCELED NON PARTISAN 08/31/2004
PHONE NUMBER:	C ¹
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	08/31/2004
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	345987
NAME:	
RESIDENCE:	200 W 4TH ST 119
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	1-
MAIL CITY:	CON.
MAIL STATE/ZIP:	, in the second s
COUNTRY:	OCH
PHONE NUMBER:	
BIRTH DATE:	CP-1
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	CANCELED REPUBLICAN PARTY 09/13/2007
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)
	·

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	353632
NAME:	
RESIDENCE:	200 W 4TH ST 115
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	×
MAIL CITY:	O ^M
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 09/30/2004
BIRTH DATE:	-CP-h
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	09/30/2004
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDí 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	356850
NAME:	
RESIDENCE:	200 W 4TH ST 107
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	CANCELED DEMOCRATIC PARTY 09/27/2016
PHONE NUMBER:	CTN
BIRTH DATE:	CP3
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	09/27/2016
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)
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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	420934
NAME:	
RESIDENCE:	200 W 4TH ST 110
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	960 SE HIGHWAY #101
MAIL CITY:	LINCOLN CITY
MAIL STATE/ZIP:	OR 97367
COUNTRY:	OCH
PHONE NUMBER:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
BIRTH DATE:	
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	960 SE HIGHWAY #101 LINCOLN CITY OR 97367 INACTIVE DEMOCRATIC PARTY 09/22/2008
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL 395 BOOTH ST (ENTER ON FOSTER DR)
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	428850
NAME:	
RESIDENCE:	200 W 4TH ST 115
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	×
MAIL CITY:	OM
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	CANCELED INDEPENDENT AMERICAN
BIRTH DATE:	CRAC
STATUS:	CANCELED
PARTY:	INDEPENDENT AMERICAN
REG DATE:	10/10/2008
PRECINCT:	103900.00
PRECINCT NAME:	
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	478493
NAME:	
RESIDENCE:	200 W 4TH ST
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	CKEY
	INACTIVE NON PARTISAN 10/03/2012 103900.00
PHONE NUMBER:	
BIRTH DATE:	Ch-
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	10/03/2012
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
I ULLING FLAUE.	
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	489537
NAME:	
RESIDENCE:	200 W 4TH ST 116
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CO ^{NI}
MAIL STATE/ZIP:	
COUNTRY:	Other
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 10/06/2012
BIRTH DATE:	- PA
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	10/06/2012
PRECINCT:	103900.00
	RENO-VERDI 1039
	NERG VEREN 1000
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

508315
200 W 4TH ST
RENO, NV 89501
~
CON.
OCH-Y
CANCELED DEMOCRATIC PARTY 07/07/2014
CANCELED
DEMOCRATIC PARTY
07/07/2014
103900.00
RENO-VERDI 1039
RENO HIGH SCHOOL
395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	551702
NAME:	
RESIDENCE:	200 W 4TH ST 105
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	CON
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 07/18/2016
BIRTH DATE:	- CP-h
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	07/18/2016
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	562720
NAME:	
RESIDENCE:	200 W 4TH ST 101
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	- O
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CTD-
BIRTH DATE:	Cr.r
STATUS:	CANCELED
PARTY:	NEVADA GREEN PARTY
REG DATE:	09/13/2016
PRECINCT:	CANCELED NEVADA GREEN PARTY 09/13/2016 103900.00 RENO-VERDI 1039
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	
	395 BOOTH ST (ENTER ON FOSTER DR)
2	
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	568008
NAME:	
RESIDENCE:	200 W 4TH ST 11
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	C C
BIRTH DATE:	CPA
STATUS:	CANCELED
PARTY:	NEVADA GREEN PARTY
REG DATE:	09/30/2016
PRECINCT:	CANCELED NEVADA GREEN PARTY 09/30/2016 103900.00 RENO-VERDI 1039
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	577380
NAME:	
RESIDENCE:	200 W 4TH ST 110
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	CTV CTV
BIRTH DATE:	CR
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 01/19/2017
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	644988
NAME:	
RESIDENCE:	200 W 4TH ST 10
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	O ^M
MAIL STATE/ZIP:	
COUNTRY:	Octa
PHONE NUMBER:	CANCELED NON PARTISAN 01/29/2020 103900.00
BIRTH DATE:	CRA
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	01/29/2020
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:



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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	628327
NAME:	
RESIDENCE:	128 E 6TH ST
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	×
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	
BIRTH DATE:	CRA
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	INACTIVE NON PARTISAN 06/06/2019 103900.00
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
	RENO HIGH SCHOOL
FULLING FLACE.	
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	35476
NAME:	
RESIDENCE:	128 E 6TH ST
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{NI}
MAIL STATE/ZIP:	
COUNTRY:	OK
PHONE NUMBER:	CANCELED REPUBLICAN PARTY 01/01/1991
BIRTH DATE:	CRA
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	01/01/1991
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	35260
NAME:	
RESIDENCE:	128 E 6TH ST
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	OF
PHONE NUMBER:	C C C
BIRTH DATE:	CANCELED REPUBLICAN PARTY 01/01/1991
STATUS:	CANCELED
PARTY:	REPUBLICAN PARTY
REG DATE:	01/01/1991
PRECINCT:	103900.00
PRECINCT NAME:	RENO-VERDI 1039
POLLING PLACE:	RENO HIGH SCHOOL
	395 BOOTH ST (ENTER ON FOSTER DR)

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	609917
NAME:	
RESIDENCE:	2745 ELEMENTARY DR
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	335 RECORD ST
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89512
COUNTRY:	335 RECORD ST RENO NV 89512
PHONE NUMBER:	CTN .
BIRTH DATE:	CP3
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	09/15/2018
PRECINCT:	910300.00
PRECINCT NAME:	RENO-VERDI 9103
POLLING PLACE:	YOU ARE IN A MAILING PRECINCT Vote Return Ballot v a Ma I
0	
OLONIATURE.	

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	764553
NAME:	
RESIDENCE:	135 N SIERRA ST STE A1
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	CO ^{N1}
MAIL STATE/ZIP:	
COUNTRY:	OCHEY
PHONE NUMBER:	NC1DE
BIRTH DATE:	- CP-1
STATUS:	INACTIVE
PARTY:	RLB
REG DATE:	08/17/2023
PRECINCT:	INACTIVE RLB 08/17/2023 910300.00 PENO VEEDI 9103
PRECINCT NAME:	RENO-VERDI 9103
POLLING PLACE:	YOU ARE IN A MAILING PRECINCT
	Vote Return Ballot v a Ma I
SIGNATURE:	

 $EX.B_{100}$ Page 1 of 4

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	745000
NAME: RESIDENCE:	135 N SIERRA ST A1
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:	CANCELED NON PARTISAN 07/29/2022 910300.00
PHONE NUMBER: BIRTH DATE:	CRACIN
STATUS: PARTY:	CANCELED NON PARTISAN
REG DATE:	07/29/2022
PRECINCT:	910300.00
PRECINCT NAME:	RENO-VERDI 9103
POLLING PLACE:	YOU ARE IN A MAILING PRECINCT
	Vote Return Ballot v a Ma l

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	743710
NAME:	
RESIDENCE:	135 N SIERRA ST A1
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	~
MAIL CITY:	COM'
MAIL STATE/ZIP:	
COUNTRY:	O/Er
PHONE NUMBER:	CLDU
BIRTH DATE:	CANCELED NON PARTISAN 07/18/2022 910300.00
STATUS:	CANCELED
PARTY:	NON PARTISAN
REG DATE:	07/18/2022
PRECINCT:	910300.00
PRECINCT NAME:	RENO-VERDI 9103
	E.
POLLING PLACE:	YOU ARE IN A MAILING PRECINCT
	Vote Return Ballot v a Ma I
-	

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	743168
NAME:	
RESIDENCE:	135 N SIERRA ST A1
CITY/STATE/ZIP:	RENO, NV 89501
CARE OF:	
STREET/BX:	
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	CADE
BIRTH DATE:	CPA-
STATUS:	INACTIVE
PARTY:	NON PARTISAN
REG DATE:	07/18/2022
PRECINCT:	INACTIVE NON PARTISAN 07/18/2022 910300.00
PRECINCT NAME:	RENO-VERDI 9103
POLLING PLACE:	YOU ARE IN A MAILING PRECINCT
I OLLING FLACE.	Vote Return Ballot v a Ma l
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	257607
NAME: RESIDENCE: CITY/STATE/ZIP:	1500 E 4TH ST RENO, NV 89512
CARE OF:	
STREET/BX:	1400 E 7TH ST
MAIL CITY:	RENO
MAIL STATE/ZIP:	NV 89512
COUNTRY:	OCHE
PHONE NUMBER:	1400 E 7TH ST RENO NV 89512
BIRTH DATE:	
STATUS:	INACTIVE
PARTY:	REPUBLICAN PARTY
REG DATE:	12/09/2011
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE:	

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	283255
NAME:	
RESIDENCE:	2501 E 4TH ST A
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	A
MAIL CITY:	COM.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	- Ch
BIRTH DATE:	CR3
STATUS:	ACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	ACTIVE DEMOCRATIC PARTY 12/17/2022
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	338564
NAME: RESIDENCE: CITY/STATE/ZIP:	2501 E 4TH ST RENO, NV 89512
CARE OF: STREET/BX: MAIL CITY:	2501 E 4TH ST RENO
MAIL STATE/ZIP: COUNTRY:	
PHONE NUMBER:	
BIRTH DATE: STATUS:	ACTIVE
PARTY:	NON PARTISAN
REG DATE:	09/25/2021
PRECINCT: PRECINCT NAME:	
POLLING PLACE:	DOWNTOWN RENO LIBRARY 301 S CENTER ST
SIGNATURE	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	511616
NAME:	
RESIDENCE:	2501 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	×
MAIL CITY:	OM
MAIL STATE/ZIP:	
COUNTRY:	OCE
PHONE NUMBER:	
BIRTH DATE:	CR14
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	CANCELED DEMOCRATIC PARTY 09/11/2014 301100.00
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
	·

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	362
NAME: RESIDENCE:	2501 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	~
MAIL CITY:	C.OM
MAIL STATE/ZIP:	
COUNTRY:	OK.
	-100
PHONE NUMBER:	25
BIRTH DATE:	
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	10/08/1953
PRECINCT:	CANCELED DEMOCRATIC PARTY 10/08/1953 301100.00
PRECINCT NAME:	
FRECINCT NAME.	KENG-VELDI JOH
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	779403
NAME:	
RESIDENCE:	2501 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	×
MAIL CITY:	CONT
MAIL STATE/ZIP:	
COUNTRY:	OCKEY
PHONE NUMBER:	
BIRTH DATE:	CP.t
STATUS:	ACTIVE
PARTY:	NON PARTISAN
REG DATE:	ACTIVE NON PARTISAN 10/03/2023 301100.00
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	403232
NAME:	
RESIDENCE:	2501 E 4TH ST APT A
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	A .
MAIL CITY:	CON.
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	ACTIVE NON PARTISAN 01/17/2024
BIRTH DATE:	CR3
STATUS:	ACTIVE
PARTY:	NON PARTISAN
REG DATE:	01/17/2024
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST
24	
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	34598
NAME:	
RESIDENCE:	2501 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	1
MAIL CITY:	COM.
MAIL STATE/ZIP:	
COUNTRY:	OCK
PHONE NUMBER:	CANCELED DEMOCRATIC PARTY 09/13/1995
BIRTH DATE:	CR3
STATUS:	CANCELED
PARTY:	DEMOCRATIC PARTY
REG DATE:	09/13/1995
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
I OLLING I LAGE.	301 S CENTER ST
SIGNATURE:	

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	794475
NAME:	
RESIDENCE:	2501 E 4TH ST
CITY/STATE/ZIP:	RENO, NV 89512
CARE OF:	
STREET/BX:	
MAIL CITY:	CON'
MAIL STATE/ZIP:	
COUNTRY:	ACTIVE NON PARTISAN 04/11/2024
PHONE NUMBER:	C ^N
BIRTH DATE:	CP ¹
STATUS:	ACTIVE
PARTY:	NON PARTISAN
REG DATE:	04/11/2024
PRECINCT:	301100.00
PRECINCT NAME:	RENO-VERDI 3011
POLLING PLACE:	DOWNTOWN RENO LIBRARY
	301 S CENTER ST

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	507804
NAME: RESIDENCE: CITY/STATE/ZIP:	1920 GLENDALE AVE SPARKS, NV 89431
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:	CANCELED REPUBLICAN PARTY 07/10/2014 610700.00
PHONE NUMBER: BIRTH DATE: STATUS:	CANCELED
PARTY: REG DATE:	REPUBLICAN PARTY 07/10/2014
PRECINCT:	610700.00
PRECINCT NAME:	SPARKS 6107
POLLING PLACE:	WOOSTER HIGH SCHOOL 1331 PLUMB LN - FREEWAY SIDE ENTRAN(





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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	507802
NAME: RESIDENCE: CITY/STATE/ZIP:	1920 GLENDALE AVE SPARKS, NV 89431
CARE OF: STREET/BX: MAIL CITY: MAIL STATE/ZIP: COUNTRY:	OCKET.COM
PHONE NUMBER: BIRTH DATE: STATUS: PARTY:	INACTIVE REPUBLICAN PARTY 07/10/2014 610700.00
REG DATE: PRECINCT: PRECINCT NAME:	07/10/2014 610700.00 SPARKS 6107
POLLING PLACE:	WOOSTER HIGH SCHOOL 1331 PLUMB LN - FREEWAY SIDE ENTRAN(

SIGNATURE:

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VOTER INFORMATION REPORT

PRINTED ON: 6/20/2024

VOTER ID:	428874
NAME:	
RESIDENCE:	218 VASSAR ST
CITY/STATE/ZIP:	RENO, NV 89502
CARE OF:	
STREET/BX:	~
MAIL CITY:	CONT
MAIL STATE/ZIP:	
COUNTRY:	OCH
PHONE NUMBER:	NC XD-
BIRTH DATE:	-CR-14
STATUS:	INACTIVE
PARTY:	DEMOCRATIC PARTY
REG DATE:	INACTIVE DEMOCRATIC PARTY 05/16/2022
PRECINCT:	300900.00
PRECINCT NAME:	RENO-VERDI 3009
POLLING PLACE:	WOOSTER HIGH SCHOOL
	1331 PLUMB LN - FREEWAY SIDE ENTRAN(



