UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

THE STATE OF TEXAS and	§
KEN PAXTON, in his official capacity at	-
Attorney General of Texas,	§
Plaintiffs,	§
	§
V.	§
MERRICK GARLAND, in his official	S CIVIL ACTION NO. 2:24-CV-237
capacity as Attorney General of the United	§
States; KRISTEN CLARKE, in her official	
capacity as Assistant Attorney General for	§
the Civil Rights Division; XOCHITL	§
HINOJOSA, in her official capacity as	§
Director of the Office of Public Affairs of	3 0
the Department of Justice;	§
DEPARTMENT OF JUSTICE; ROB	S S S S S S S S S S S S S S S S S S S
SHIVER, in his official capacity as Acting	§ S
Director of the Office of Personnel	s cert
Management, and OFFICE OF	
PERSONNEL MANAGEMENT,	∑§
Defendants.	§

JOINT NOTICE OF COMPLIANCE

The Parties file this Joint Notice of Compliance with the Court's order issued early this morning. ECF 5. Following the filing of the instant suit, but before the Court issued its order, counsel for Defendants informed counsel for Plaintiffs that Defendants had notified the relevant local election officials that their monitors would be stationed outside. The Parties conferred and reached the agreement outlined in ECF No. 4. Plaintiffs filed a notice of the Parties' agreement with the Court (ECF 4) to alert the Court that Plaintiffs were withdrawing their application for temporary restraining order based on the agreement. That notice appears to have crossed with the Court's order.

This Joint Notice is to notify the Court of the Parties' compliance with the Court's order:

- Plaintiffs confirm that Defendants have notice of the suit and previous application for TRO.
- Defendants confirm that, in addition to the Parties' agreement outlined in ECF 4, no observers under 52 U.S.C. § 10305 will be inside Texas polling locations or election tabulation centers.

Dated: November 5, 2024

KEN PAXTON Attorney General of Texas

BRENT WEBSTER First Assistant Attorney General

RALPH MOLINA Deputy First Assistant Attorney General

AUSTIN KINGHORN Deputy Attorney General for Legal Strategy

RYAN D WALTERS Chief, Special Litigation Division

<u>/s/Ryan G. Kercher</u> RYAN G. KERCHER Deputy Chief, Special Litigation Division Texas State Bar No. 24060998

KATHLEEN T. HUNKER Special Counsel Texas State Bar No. 24118415

WILLIAM D. WASSDORF Assistant Attorney General General Litigation Division Texas State Bar No. 24103022

MARK CSOROS Assistant Attorney General Texas State Bar No. 24142814

OFFICE OF THE TEXAS ATTORNEY GENERAL Special Litigation Division P.O. Box 12548, Capitol Station Austin, Texas 78711-2548 Telephone: (512) 463-2100 ryan.kercher@oag.texas.gov kathleen.hunker@oag.texas.gov will.wassdorf@oag.texas.gov

COUNSEL FOR PLAINTIFFS

Respectfully submitted.

BRIAN M. BOYNTON Principal Deputy Assistant Attorney General

ALEXANDER K. HAAS Director, Federal Programs Branch

<u>/s/ Jean Lin</u> JEAN LIN Special Litigation Counsel United States Department of Justice Civil Division, Federal Programs Branch 1100 L Street, N.W. Washington, D.C. 20005 Tel.: (202) 514-3716 Email: jean.lin@usdoj.gov

Counsel for Defendant

Case 2:24-cv-00237-Z Document 8 Filed 11/05/24 Page 3 of 3 PageID 74

CERTIFICATE OF SERVICE

On November 5, 2024, this document was served on all counsel of record via email and through the Court's CM/ECF system.

/s/Ryan G. Kercher

RYAN G. KERCHER

REFREE MEDIROOM MILLION COMPANY CON