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IN THE SUPREME COURT OF FLORIDA

THE LEAGUE OF WOMEN VOTERS OF FLORIDA et al., Appellants,

v.

KEN DETZNER, et al., Appellees.

Case No.: SC14-1905 L.T. No.: 2012-CA-00412; 2012-CA-00490

ON APPEAL FROM THE CIRCUIT COURT, SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA, CERTIFIED BY THE DISTRICT COURT FOR IMMEDIATE RESOLUTION

APPENDIX I

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CERTIFICATE OF SERVICE

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IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, ET AL.	Case No.: 2012-ca-00412
PLAINTIFFS,	CASE NO.: 2012-CA-00412
VS.	
KEN DETZNER AND PAM BONDI,	
Defendants.	
THE LEAGUE OF WOMEN VOTERS OF FLORIDA, ET AL.,	CASE NO.: 2012-CA-00490
PLAINTIFFS,	
VS.	
KEN DETZNER, ET AL.,	
DEFENDANTS.	

AMENDED¹ JOINT PRETRIAL STATEMENT

Plaintiffs The League of Women Voters of Florida, Common Cause, Robert Allen Schaeffer, Brenda Ann Holt, Roland Sanchez-Medina, Jr., and John Steel Olmstead (collectively, the "Coalition Plaintiffs"); Plaintiffs Rene Romo, Benjamin Weaver, William Everett Warinner, Jessica Barrett, June Keener, Richard Quinn Boylan, and Bonita Agan (collectively, the "Romo Plaintiffs"); Defendants Ken Detzner, in his official capacity as Florida Secretary of State, and Pam Bondi, in her official capacity as Florida Attorney General; Defendants, the Florida Senate, Don Gaetz, in his official capacity as President of the Florida Senate, the Florida House of

¹ This amendment is limited to attaching Exhibits "A," "B" and "E", and to clarify the Legislative Parties' objections to certain experts of Romo Plaintiffs and Coalition Plaintiffs.

Representatives, and Will Weatherford, his official capacity as Speaker of the Florida House of Representatives (collectively, the "Legislative Parties"); and Intervenor Defendant Florida State Conference of the National Association for the Advancement of Colored People Branches ("NAACP"), pursuant to the Court's Fifth Order Modifying Order Setting Non-Jury Trial dated April 4, 2014, hereby submit this Joint Pretrial Statement:

I. <u>LIST OF PENDING MOTIONS</u>

Filing Date	Title	Hearing Date
April 4, 2014	Plaintiffs' Joint Motion for	May 9, 2014
	Reconsideration of the Applicable	
	Standard of Review	
April 14, 2014	Non-Parties' Renewed Motion for	Already heard; taken under
	Costs	advisement
April 21, 2014	Legislative Parties' Motion In	May 9, 2014
	Limine to Exclude Proposed Expert	
	Testimony of Jowei Chen and	
	Jonathan Rodden and to Strike Chen	
	And Rodden's February 18, 2014	
	Report	
April 28, 2014	The Legislative Parties' Motion in	May 9, 2014
	Limine	
April 30, 2014	The Legislative Parties' Motion to	May 9, 2014
	Determine Legal Standard	
	A way a dilitized a Mating a straight	Hearing datas not set
TBD	Any additional Motions in Limine	Hearing dates not yet
	(e.g., Plaintiffs' Motions <i>in Limine</i> to Exclude Testimony of Certain	determined, but Plaintiffs'
	5	reserve their right to notice
	Witnesses, etc.). The parties will provide the Court with an updated	any filed motions <i>in limine</i> for hearing on May 9, 2014
	list of all pending motions at the	and Legislative Defendants
	pretrial conference on Friday, May	reserve their right to object to
	9, 2014.	hearing the motions on May
	7, 2014.	9, 2014.
		7, 2014.

II. ESTIMATED TIME NEEDED

A. Opening Statements

- 1. The Coalition Plaintiffs estimate that they will need up to **35 minutes** for their opening statement, depending on the combined length of the Legislative Parties' and NAACP's opening statements.
- 2. The Romo Plaintiffs estimate that they will need up to **35 minutes** for their opening statement, depending on the combined length of the Legislative Parties' and NAACP's opening statements.
- 3. The Legislative Parties estimate that they will need **70 minutes** for their opening statement, depending on the combined length of the Coalition Plaintiffs' and Romo Plaintiffs' opening statements. The Legislative Parties reserve the right to divide the time allotted to them for their opening statement.
- 4. NAACP estimates that it will need **10-15 minutes** for its opening statement.

B. Presentation of Plaintiffs' Case

Plaintiffs estimate that they will need **10-11 trial days** to present their case-in-chief.

C. Presentation of Legislative Parties' Case

The Legislative Parties estimate that they will need **4-5 day**(s) to present their case-in-chief. To promote efficiency and avoid recalling witnesses, the parties have agreed that the Legislative Parties will question witnesses to present their case in chief as those witnesses are called by Plaintiffs. The Legislative Parties, however, reserve their right to call the same and/or other witnesses during their case-in-chief.

D. Presentation of NAACP's Case

NAACP estimates that it will need **1-1.5 day(s)** to present its case in casein-chief. To promote efficiency and avoid recalling witnesses, the parties have agreed that NAACP will question witnesses to present its case in chief as those witnesses are called by either the Plaintiffs or the Legislative Parties. NAACP reserves its right to call the same and/or other witnesses during its case-in-chief.

E. Closing Arguments

- 1. The Coalition Plaintiffs estimate that they will need **1 hour** for their closing argument, subject to the need for additional time if necessary to equal one-half the time provided to Defendants for closing arguments.
- 2. The Romo Plaintiffs estimate that they will need **1 hour** for their closing argument, subject to the need for additional time if necessary to equal one-half the time provided to Defendants for closing arguments.
- 3. The Legislative Parties estimate that they will need **2 hours** for their closing argument, subject to the need for additional time if necessary to equal the combined time provided to Plaintiffs for closing arguments. The Legislative Parties reserve the right to divide the time allotted to them for their closing argument.
- 4. NAACP estimates that it will need **15 minutes** for its closing argument.

F. Total Estimated Length of Trial:

The Parties estimate that the total length of trial will be **3 weeks** (**15 trial days**).

III. <u>Scheduling problems/preferences</u>

The Court has indicated that no court proceedings will be held on May 26, 2014, due to the Memorial Day holiday.

Senator John Legg will be unavailable to testify from May 19-21, 2014, due to a previously scheduled trip. Former Speaker Dean Cannon will be unavailable to testify from May 20-27, 2014, due to a previously scheduled trip. Alex Kelly will be unavailable to testify from the early evening on May 19 through May 21, 2014, due to a previously scheduled trip. Former Representative Steve Precourt will be unavailable to testify from May 21-23, 2014. Representative Doug Holder will be unavailable to testify from June 3-6, 2014.

As long as the trial ends by June 6, 2014, the parties are unaware of any other scheduling problems and do not have any preferences at this time.

IV. <u>WITNESS LISTS</u>

A. Plaintiffs' Witness List with Objections Thereto

1. Romo Plaintiffs:

A copy of the Romo Plaintiffs' Witness List is attached hereto as Exhibit "A." In addition to the witnesses listed on Exhibit "A," the Romo Plaintiffs reserve the right to call any witnesses identified on the Coalition Plaintiffs', Legislative Parties', or NAACP's witness lists during their case-in-chief. The Legislative Parties object to the testimony of Professors Jowei Chen and Jonathan Rodden on the grounds stated in their Motion *In Limine* to Exclude Proposed Expert Testimony of Jowei Chen and Jonathan Rodden and to Strike Chen And Rodden's February 18, 2014 Report, dated April 21, 2014.

2. Coalition Plaintiffs:

A copy of the Coalition Plaintiffs' Witness List is attached hereto as Exhibit "**B**." In addition to the witnesses listed on Exhibit "**B**" the Coalition Plaintiffs reserve the right to call any witnesses identified on the Romo Plaintiffs', the Legislative Parties', or NAACP's witness list during their case-in-chief. The Legislative Parties reserve all objections to the testimony of Daniel A. Smith, who served a report on May 5, 2014, and a corrected report on May 6, 2014.

B. Legislative Parties' Witness List with Objections Thereto

A copy of the **Legislative Parties**' Witness List with objections thereto is attached as Exhibit "C." In addition to the witnesses listed on Exhibit "C," the Legislative Parties reserve the right to call any witnesses identified on the Romo Plaintiffs', the Coalition Plaintiffs', or NAACP's witness list during their case-inchief. The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

C. NAACP's Witness List

A copy of NAACP's Witness List with objections thereto is attached as Exhibit "**D**." In addition to the witnesses listed on Exhibit "**D**," NAACP reserves the right to call any witnesses identified on the Romo Plaintiffs', the Coalition Plaintiffs', or the Legislative Parties' witness list during its case-in-chief. The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

V. EXHIBIT LISTS

1. Joint Exhibit List

The parties are continuing to meet and confer about potential joint trial exhibits and, should they reach an agreement, will provide the Court with the Joint Exhibit List and copies of the joint trial exhibits in advance of trial.

2. Plaintiffs' Exhibit List with Objections Thereto:

1. Romo Plaintiffs

A copy of the Romo Plaintiffs' Exhibit List with objections thereto is attached as Exhibit "A." The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

2. Coalition Plaintiffs

A copy of the Coalition Plaintiffs' Exhibit List with objections thereto is attached as Exhibit " \mathbf{E} ." The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

3. Legislative Parties' Exhibit List with Objections Thereto

A copy of the Legislative Parties' Exhibit List with objections thereto is attached as Exhibit "C." The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

4. NAACP's Exhibit List with Objections Thereto

A copy of NAACP's Exhibit List with objections thereto is attached as Exhibit "**D**." The parties will continue to meet and confer over the objections in an effort to reduce the number to be resolved by the Court.

VI. <u>LIST OF DEPOSITIONS TO BE OFFERED</u>

A. Plaintiffs' Deposition Testimony Designations and Objections Thereto

1. Romo Plaintiffs

The Legislative Parties served their designations of deposition testimony to be presented at trial on April 30, 2014. The Romo Plaintiffs reserve their right to object to certain, if not all, of the deposition testimony designated by the Legislative Parties and will file a motion *in limine*. Should the Court deny the Romo Plaintiffs' motion to exclude said testimony, the Romo

Plaintiffs reserve the right to submit corresponding deposition counterdesignations to be offered into evidence.

2. Coalition Plaintiffs

The Legislative Parties served their designations of deposition testimony to be presented at trial on April 30, 2014. The Coalition Plaintiffs reserve their right to object to certain, if not all, of the designated testimony and will file a motion *in limine*. Should the Court deny the Coalition Plaintiffs' motion to exclude said testimony, the Coalition Plaintiffs reserve the right to submit corresponding deposition counterdesignations to be offered into evidence.

B. Legislative Parties' Deposition Testimony Designations and Objections Thereto

A copy of the **Legislative Parties**' list of deposition testimony designations that may be offered into evidence and objections thereto is attached as Exhibit "**F**."

C. NAACP's Deposition Testimony Designations and Objections Thereto

NAACP does not intend to offer any deposition designations into evidence.

VII. VISUAL AIDS/DEMONSTRATIVES

Subject to this Court's consent, the parties will be using visual aids and demonstratives at the trial. The Legislative Parties intend to offer visual aids such as maps and subsets of data associated with redistricting plans in evidence, and live presentations of District Builder and MyDistrictBuilder. The parties continue to meet and confer on those issues, including regarding a protocol for providing advance notice and the opportunity to object to any proposed visual aids/demonstratives.

VIII. <u>Request for Judicial Notice</u>

If not stipulated to by the other parties, the Legislative Parties will seek judicial notice of maps and data associated with redistricting plans, including all data contained in District Builder and MyDistrictBuilder; all election results as reported by the Florida Department of State, Division of Elections; statewide precinct maps compiled by professional staff of the Florida Legislature from official records of supervisors of elections and the Florida Department of State, Division of Elections; voter registration counts and election results compiled by the Florida Legislature from official records of supervisors of elections and the Florida Department of State, Division of Elections; and all data, maps, and other information produced by the United States Census Bureau.

IX. AUDIO OR VISUAL AIDS REQUESTS OF THE COURT ADMINISTRATION

To enable an efficient presentation of evidence, the parties are in the process of arranging a faster, more robust Internet connection be permitted in the trial courtroom. Counsel for the Parties request a commercial Internet Service Provider supplied Ethernetbased dedicated Internet connection for use in the courtroom to ensure adequate Internet access. The Legislative Parties, Romo Plaintiffs, and Coalition Plaintiffs have agreed to evenly split any costs associated with this upgrade.

The parties also request leave to bring into the courtroom and to utilize any electronic equipment they may need to facilitate the presentation of their respective cases. The Parties intend to bring their own computers, equipment, and cables to display visuals, and anticipate requesting technical assistance, if needed, from the Court Administrator during trial (*e.g.*, to establish the dedicated Internet connection and test and configure display and projection equipment before the trial, and to use the dedicated Internet connection during the trial in connection with the use of District Builder and MyDistrictBuilder).

X. TRANSLATOR, INTERPRETER OR ADA ACCOMMODATIONS

None.

XI. FAILURE TO COMPLY WITH TRIAL ORDER

In addition to specific objections noted in Exhibit "C," Plaintiffs object to the Legislative Parties' exhibit list in its entirety for failure to comply with the Court's Fifth Order Modifying Order Setting Non-Jury Trial entered on April 4, 2014. Legislative Parties' exhibit list insufficiently describes the documents that may be used at trial, thereby impeding the Plaintiffs' ability to identify said documents. Plaintiffs further object to the Legislative Parties' disclosure of potential trial exhibits after the deadline for final disclosures in the Court's Fifth Order Modifying Order Setting Non-Jury Trial entered on April 4, 2014.

In addition to specific objections noted in Exhibits "E" and "F," the Legislative Parties object to the Romo Plaintiffs' and Coalition Plaintiffs' exhibit lists in its entirety for failure to comply with the Court's Fifth Order Modifying Order Setting Non-Jury Trial entered on April 4, 2014. Plaintiffs' exhibit lists are overbroad and overinclusive and do not enable the Legislative Parties to focus their trial preparations on matters that will be raised at trial. The Legislative Parties further object that Plaintiffs' exhibit lists contain entries that insufficiently describe the documents that may be used at trial, thereby impeding the Legislative Parties' ability to identify said documents.

XII. JOINT STATEMENT OF ADMITTED FACTS

- 1. On November 2, 2010, Florida voters approved Amendment 6, now codified as Article III, Section 20, Florida Constitution.
- 2. From November 16, 2010, to November 5, 2012, Representative Dean Cannon served as the Speaker of the Florida House of Representatives.
- 3. From November 16, 2010, to November 5, 2012, Senator Mike Haridopolos served as the President of the Florida Senate.
- 4. Since November 20, 2012, Representative Will Weatherford has served as the Speaker of the Florida House of Representatives.
- 5. Since November 20, 2012, Senator Don Gaetz has served as the President of the Florida Senate.
- 6. During the interim between the 2011 Regular Session and the 2012 Regular Session (the "2011-2012 Interim"), and during the 2012 Regular Session, the Florida House of Representatives ("House") Redistricting Committee consisted of the following twenty-one (21) members: Will Weatherford (Chair), Janet Adkins, Mack Bernard, Charles Chestnut IV, Chris Dorworth, Eric Eisnaugle, Erik Fresen, James Frishe, Doug Holder, Mike Horner, Dorothy Hukill, Evan Jenne, Mia Jones, Martin Kiar, John Legg, Peter Nehr, Steve Precourt (Vice-Chair), Hazelle Rogers, Darryl Rouson, Robert Schenck, and Ritch Workman.
- 7. The House Redistricting Committee met on the following dates:
 - A. September 19, 2011 at 12:00 p.m.;
 - B. December 6, 2011 at 2:00 p.m.;
 - C. January 20, 2012 at 9:00 a.m.; and
 - D. January 27, 2012 at 9:30 a.m.
- During the 2011-2012 Interim and the 2012 Regular Session, the House Congressional Redistricting Subcommittee consisted of the following fifteen (15) members: Joseph Abruzzo, Ben Albritton, Jason Brodeur, Rachel Burgin, Charles Chesnut IV, Reggie Fullwood, Tom Goodson, Doug Holder (co-Chair), Mike Horner

(Vice Chair), John Legg (co-Chair), Kathleen Passidomo, Scott Plakon, Betty Reed, Dwayne Taylor, and Carlos Trujillo.

- 9. The House Congressional Redistricting Subcommittee met on the following dates:
 - A. September 19, 2011 at 4:00 p.m.;
 - B. October 3, 2011 at 12:30 p.m.;
 - C. October 17, 2011 at 3:45 p.m.;
 - D. November 3, 2011 at 8:00 a.m.;
 - E. December 8, 2011 at 12:00 p.m.; and,
 - F. January 9, 2012 at 12:00 p.m.
- 10. During the 2011-2012 Interim and the 2012 Regular Session, the Florida Senate Committee on Reapportionment consisted of the following twenty-seven (27) members: Don Gaetz (Chair), Gwen Margolis (Vice Chair), Thad Altman, Lizbeth Benacquisto, Oscar Braynon, Larcenia Bullard, Charlie Dean, Nancy Detert, Miguel Diaz de la Portilla, Greg Evers, Anitere Flores, Rene Garcia, Andy Gardiner, Alan Hays, Audrey Gibson, Arthenia Joyner, Jack Latvala, Evelyn Lynn, Bill Montford, Joe Negron, Nan Rich, Maria Sachs, David Simmons, Gary Siplin, Eleanor Sobel, Rhonda Storms, and John Thrasher.
- 11. The Senate Committee on Reapportionment met on the following dates:
 - A. September 22, 2011 at 8:30 a.m.;
 - B. October 5, 2011 at 1:00 p.m.;
 - C. October 18, 2011 at 2:00 p.m.;
 - D. November 2, 2011 at 2:00 p.m.;
 - E. November 15, 2011 at 2:00 p.m.;
 - F. December 6, 2011 at 1:00 p.m.; and
 - G. January 11, 2012 at 1:00 p.m.
- 12. During the 2011-2012 Interim, the Senate Committee on Reapportionment and the House Redistricting Committee jointly held twenty-six (26) public hearings:
 - 1. Tallahassee, June 20, 2011
 - 2. Pensacola, June 21, 2011
 - 3. Fort Walton Beach, June 21, 2011
 - 4. Panama City, June 22, 2011
 - 5. Jacksonville, July 11, 2011
 - 6. St. Augustine, July 12, 2011

- 7. Daytona Beach, July 12, 2011
- 8. The Villages, July 13, 2011
- 9. Gainesville, July 13, 2011
- 10. Lakeland, July 25, 2011
- 11. Wauchula, July 26, 2011
- 12. Wesley Chapel, July 26, 2011
- 13. Orlando, July 27, 2011
- 14. Melbourne, July 28, 2011
- 15. Stuart, August 15, 2011
- 16. Boca Raton, August 16, 2011
- 17. Davie, August 16, 2011
- 18. Miami, August 17, 2011
- 19. South Miami (FIU), August 17, 2011
- 20. Key West, August 18, 2011
- 21. Tampa, August 29, 2011
- 22. Largo, August 30, 2011
- 23. Sarasota, August 30, 2011
- 24. Naples, August 31, 2011
- 25. Lehigh Acres, August 31, 2011
- 26. Clewiston, September 1, 2011
- 13. On November 28, 2011, the Senate Committee on Reapportionment publicly released a congressional plan, S000C9002, including a legal description, a block assignment file, maps, and statistics.
- 14. On December 6, 2011, the Senate Committee on Reapportionment voted 23-3 to introduce Senate Proposed Bill ("SPB") 7032, including the districts described in S000C9002, as a committee bill.
- On December 6, 2011, the House Congressional Redistricting Subcommittee publicly released seven (7) congressional plans, including legal descriptions, block assignment files, maps, and statistics: H000C9001, H000C9003, H000C9005, H000C9007, H000C9009, H000C9011, and H000C9013.
- 16. On December 30, 2011, the Senate Committee on Reapportionment publicly released a congressional plan, S000C9006, including a legal description, a block assignment file, maps, and statistics.
- 17. On January 9, 2012, at a meeting of the House Congressional Redistricting Subcommittee, Vice-Chair Mike Horner offered amendments to Proposed Committee

Bills ("PCBs") 12-05, 12-06, and 12-07, which included, respectively, the districts described in H000C9009, H000C9011, and H000C9013.

- 18. Pursuant to the amendments offered by Vice-Chair Horner, Plans H000C9041, H000C9043, and H000C9045 were adopted as amendments to PCBs 12-05, 12-06, and 12-07, respectively. The Subcommittee voted to report PCBs 12-05, 12-06, and 12-07 favorably. On January 10, 2012, the PCBs were filed as House Bill ("HB") 6003, HB 6005, and HB 6007, respectively.
- 19. On January 10, 2012, the Florida Legislature convened for the 2012 Regular Session.
- 20. On January 11, 2012, the Senate Committee on Reapportionment voted 21-5 to report Senate Bill ("SB") 1174 favorably with a Committee Substitute ("CS"), including the districts described in S000C9006.
- 21. On January 12, 2012, Senator Don Gaetz submitted and the Senate publicly released a congressional plan, S004C9014, including a legal description, a block assignment file, maps, and statistics.
- 22. On January 17, 2012, CS/SB 1174 was considered on the Senate floor. Plan S004C9014 was adopted as an amendment, and CS/SB 1174 passed the Senate 34-6.
- 23. On January 27, 2012, at a meeting of the House Redistricting Committee, Vice-Chair Precourt offered an amendment to HB 6005. The amendment included the districts described in H000C9047. The Committee adopted the amendment offered by Vice-Chair Precourt.
- 24. On January 27, 2012, the House Redistricting Committee voted 14-6 to report CS/HB 6005 favorably as the congressional plan to be presented on the House floor.
- 25. On February 2, 2012, the House approved the districts described in H000C9047 as an amendment to CS/SB 1174. On February 3, 2012, the House passed the bill, as amended, 80-37.
- 26. On February 9, 2012, the Senate concurred in the House amendment. The vote on final passage of CS/SB 1174 (H000C9047) (the "Congressional Plan") was 32-5.
- 27. On February 16, 2012, Florida Governor Rick Scott signed the Congressional Plan into law (Chapter 2012-2, Laws of Florida).

XIII. STATEMENT OF LEGAL ISSUES REMAINING FOR DETERMINATION

The remaining issues of law to be determined are set forth in the pending motions referenced in Section I above, as well as in the parties' respective Trial Briefs to be filed and served on May 9, 2014. Additionally, legal issues presented in the Legislative Parties' Second, Fourth, and Sixth Affirmative Defenses remain to be determined during trial.

To the extent that any of the issues of fact set forth by the Parties in Section XIV below may be considered issues of law, the Parties hereby incorporate those issues by reference.

XIV. STATEMENT OF FACTUAL ISSUES TO BE LITIGATED AT TRIAL

- 1. Whether the Legislature drew the Congressional Plan, or any district(s) in the Congressional Plan, with an intent to favor a political party.
- 2. Whether the Legislature drew the Congressional Plan, or any district(s) in the Congressional Plan, with an intent to favor any incumbent.
- 3. Whether the Legislature incorrectly applied the minority protection requirements of the Florida Constitution and Sections 2 and 5 of the Federal Voting Rights Act in drawing the Congressional Plan.
- 4. Whether the Congressional Plan violates the tier-two requirements of Article III, Section 20 of the Florida Constitution.
- 5. Whether Congressional District 5 in the Congressional Plan is unconstitutional.
- 6. Whether Congressional Districts 13 and 14 in the Congressional Plan are unconstitutional.
- 7. Whether Congressional Districts 6 and 7 in the Congressional Plan are unconstitutional.
- 8. Whether Congressional Districts 9 and 10 in the Congressional Plan are unconstitutional.
- 9. Whether Congressional Districts 20, 21, and 22 in the Congressional Plan are unconstitutional.
- 10. Whether Congressional District 25 in the Congressional Plan is unconstitutional.

11. Whether Congressional Districts 22, 23, 24, 26, and 27 in the Congressional Plan are unconstitutional.

XV. OTHER MATTERS OR ISSUES FOR THE COURT'S ATTENTION

None at this time.

WHEREFORE, the parties hereby respectfully submit the foregoing Joint Pretrial Statement in accordance with this Court's Fifth Order Modifying Order Setting Non-Jury Trial entered on April 4, 2014.

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Counsel for the Attorney General of Florida

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on May 6, 2014, I filed the foregoing using the State of Florida ePortal Filing System. I further certify that a copy of the foregoing has been served via email on all counsel of record listed on the Service List below.

/s/ Thomas A. Zehnder David B. King Florida Bar No.: 0093426

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Counsel for Romo Plaintiffs

CASE NO.: 2012-CA-000412/2012-CA-000490

EXHIBIT A

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, an individual; BENJAMIN WEAVER, an individual; et al.,

Plaintiffs,

vs.

CASE NO. 2012-CA-000412

KEN DETZNER, in his official capacity as Florida Secretary of State; PAMELA JO BONDI, in her official capacity as Attorney General; et al.,

Defendants.

THE LEAGUE OF WOMEN VOTERS OF FLORIDA; THE NATIONAL COUNCIL OF LA RAZA; et al.,

Plaintiffs,

vs.

CASE NO. 2012-CA-000490

KEN DETZNER, in his official capacity as Florida Secretary of State; THE FLORIDA SENATE; et al.,

Defendants.

/

ROMO PLAINTIFFS' FINAL PRETRIAL DISCLOSURES

Pursuant to the Fifth Order Modifying Order Setting Non-Jury Trial entered April 4,

2014, Plaintiffs Rene Romo, Benjamin Weaver, William Everett Warinner, Jessica Barrett, June

Keener, Richard Quinn Boylan, and Bonita Agan (the "Romo Plaintiffs") hereby make the

following disclosures.¹

¹ The Romo Plaintiffs reserve the right to amend or supplement these disclosures based on ongoing discovery. \255036\8 - # 467111 v1

I. WITNESSES²

А.	Witnesses Plaintiffs Intend to Call at Trial
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No.	Witness	Summary
No.	Witness Ansolabehere, Stephen, Ph.D. Expert Witness Address: Department of Government, Harvard University, 1737 Cambridge Street, CGIS Knafel Building 410, Cambridge, MA 02138 Phone: (617) 496-0234 Areas of Expertise: American electoral politics and public opinion; statistical methods in social sciences; voting behavior and elections; application of statistical methods to voting behavior and elections.	Summary Substance of Opinions and Summary of Grounds: Dr. Ansolabehere will testify to several opinions based on his analyses of Florida's 2012 enacted congressional plan (the "Enacted Map") and the two alternative maps proposed by the Romo Plaintiffs (the "Alternative Maps"). Specifically, Dr. Ansolabehere will testify that unlike the Enacted Map, the Alternative Maps do not favor a political party or an incumbent and otherwise comply with the requirements of the Fair District Amendments. The Alternative Maps demonstrate that it was readily possible for the Legislature to construct a map that eliminates partisanship and incumbency protection, improves opportunities for minorities to elect their preferred candidates, and reduces the number of splits of preexisting political boundaries. Dr. Ansolabehere will also comment on the incumbency-related effects of specific boundaries. Dr. Ansolabehere will also offer testimony to rebut the testimony of Defendants' expert witness Richard Engstrom. Specifically, Dr. Ansolabehere will testify that Dr. Engstrom's report confirms Dr. Ansolabehere's conclusion that the CD 5 in the Enacted Map and the Alternative Maps are plurality African American districts in which African Americans can easily elect their preferred candidates, and that Dr. Engstrom analyzes an atypical election in forming his judgments about the extent of racial voting behaviors in the areas of CDs 5 and 10. Dr. Ansolabehere will also testify to his analysis of the Val Demings election, which further demonstrates that the Enacted CD 10 is not a district in which
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² In addition to the witnesses listed below, the Romo Plaintiffs reserve the right to call any witnesses listed in the Coalition Plaintiffs' disclosures, Defendants' disclosures, Intervenors' disclosures, and all supplements thereto, all of which are incorporated herein by reference.

<u>Addre</u> Bronc Tallał	on, Dean (Former Rep.) ess: Capitol Insight, 301 S. ough St., Suite 500, nassee, FL 32301 e: 850-577-1403	analyzed changes from Congressional Plan No. 9043 to 9047, focusing in particular on the changes to CDs 5 and 9 and adjacent districts in those plans. He will testify that the changes to these districts were unnecessary for compliance with the Voting Rights Act and had the effect of improving Republican performance in districts that were highly competitive in Congressional Plan 9043. Further details about Dr. Ansolabehere's expected testimony, and the grounds for his opinions, can be found in his written reports, the first of which were attached as Exhibits A and B to the Romo Plaintiffs' Initial Disclosures served in October 2013, and the most recent of which is attached as Exhibit 1 to these Supplemental Disclosures and hereby incorporated by reference. <u>Summary of Expected Testimony</u> : Rep. Cannon was the Speaker of the House during times relevant to this litigation. Discovery has revealed that he was communicating with Republican operatives and at least one U.S. Representative about redistricting during times relevant to this litigation. Plaintiffs expect that Rep. Cannon's testimony will be similar to that in his deposition
		taken on March 14, 2014, hereby incorporated by reference.
ExperAddreScience5700StreetPhoneAreassciencepoliticecompegeograstudyand exdistrice	, Jowei, Ph.D. <i>t Witness</i> <u>ess</u> : Department of Political ce, University of Michigan, Haven Hall, 505 South State , Ann Arbor, MI 48109-1045 <u>c</u> : (734) 615-9886 <u>of Expertise</u> : Political ce, including specifically cal geography and the use of uter algorithms and aphic information systems to questions related to political conomic geography and cting particularly relating to ral bias and residential	<u>Substance of Opinions and Summary of Grounds</u> : Dr. Chen will testify that, using simulated redistricting plans as a baseline, the number of Republican seats created by the Legislature's Enacted Map is an extreme statistical outlier and falls outside the range of partisan bias that could be expected from the non-partisan districting process called for in the Florida Constitution. Dr. Chen will also offer testimony to rebut the testimony of Defendants' expert witnesses, Thomas Darling, Professor Nolan McCarty, and Stephen Hodge. Specifically, Dr. Chen will testify as to the profound demographic shift in the geographic distribution of partisanship in Florida between 2000 and 2008; that his opinion that the Enacted Map is a statistical outlier is strengthened by including additional Florida statewide elections in the simulations; and that, of all of the proposed

	redistricting plans submitted to the Florida Legislature by the public and members of the Legislature, only onethe Enacted Mapproduced 17 pro-McCain districts. Each of the remaining 42 plans produced 16 or fewer pro-McCain seats. Dr. Chen will further testify that, after making certain adjustments in response to Mr. Hodge's critique, including adjusting the algorithm to include a quantifiable measurement of district compactness for the simulated districts, imposing stringent requirements for the preservation of cities, examining plans with Hispanic super-majority districts, and adjusting population calculations, his conclusion that the enacted map is an extreme statistical outlier, virtually impossible to produce through a non-partisan redistricting process, is even stronger.
	Further details about Dr. Chen's expected testimony, and the grounds for his opinions, can be found in his written reports, which were attached as Exhibits C and D to the Romo Plaintiffs' Initial Disclosures served in October 2013, and the most recent of which is attached as Exhibit 2 to these Supplemental Disclosures and hereby incorporated by reference.
Gaetz, Don (Sen.) <u>Address</u> : 212 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5001	<u>Summary of Expected Testimony</u> : Sen. Gaetz served as the Chair of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs expect that Sen. Gaetz's testimony will be similar to that in his deposition, taken on February 27, 2014, hereby incorporated by reference.
Heffley, Richard <u>Address</u> : 8975 Winged Foot Dr., Tallahassee, FL 32312-4041 <u>Phone</u> : 850-668-0759	<u>Summary of Expected Testimony</u> : Mr. Heffley is a Republican operative who was extensively involved in redistricting in Florida and who met privately with and advised legislative staffers on redistricting during times relevant to this litigation. Mr. Heffley also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times

	relevant to this litigation. Plaintiffs expect that Mr. Heffley's testimony will be similar to that in his deposition, taken on May 17, 2013, hereby incorporated by reference.
Holder, Doug (Rep.)Address: 303 The Capital, South Monroe Street, Tall FL 32399-3200 Phone: 850-717-5074	
Katz, Jonathan, Ph.D.Expert WitnessAddress: D.H.S.S. (228-7' California Institute of Tec Pasadena, CA 91125 Phone: (626) 395-4191 Areas of Expertise: Politi methodology (i.e., the dev and use of statistical and r tools in political science); American elections; the st evaluation of electoral dat systems.	hnology,analysis of historical election data from 2002 to 2010, as well as Dr. Katz's extensive expertise in redistricting in the United States. Dr. Katz will also testify that an analysis of results from the November 6, 2012 election similarly supports his opinion that the Enacted Map is significantly biased in favor of Republicans.
Kelly, J. AlexAddress: Foundation for 1Future, PO Box 10691, TaFL 32302Phone: 850-391-3070	6

	similar to that in his deposition, taken on March 5, 2014, hereby incorporated by reference.
Legg, John (Sen.)Address: 316 Senate Office Building, 404 South Monroe S Tallahassee 32399-1100 Phone: 850-487-5017	Summary of Expected Testimony: Sen. Legg served as Co-Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs expect that Sen. Legg's testimony will be similar to that in his deposition, taken on February 28, 2014, hereby incorporated by reference.
Pepper, KirkAddress: Capitol Insight, 301 Bronough St., Suite 500, Tallahassee, FL 32301 Phone: 850-577-1403	S. Summary of Expected Testimony: Mr. Pepper was an aide to then-Speaker of the House, Dean Cannon, at times relevant to this litigation. Discovery has revealed that Mr. Pepper was providing Republican operative Marc Reichelderfer with draft legislative congressional redistricting maps, weeks before the Legislature's maps were made public, and asking for and receiving Mr. Reichelderfer's political advice and input about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Pepper's testimony will be similar to that in his deposition, taken on February 27, 2014, hereby incorporated by reference.
Address:418 The Capital, 402South Monroe Street, TallahaFL 32399-3200Phone:850-717-5044	0
Reichelderfer, MarcAddress:3616 Mossy CreekTallahassee, FL 32311-3638Phone:850-205-2022	Summary of Expected Testimony: Mr. Reichelderfer is a Republican operative who privately met with and advised legislative staffers on redistricting during times relevant to this litigation. Mr. Reichelderfer also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs

	expect that Mr. Reichelderfer's testimony will be similar to that in his depositions, taken on May 16, 2013 and March 28, 2014, hereby incorporated by reference.
Rodden, Jonathan, Ph.D. Expert Witness Address: Department of Political Science, 616 Serra Street, Encina Hall Central, Room 444, Stanford, CA 94305-6044 Phone: (650) 723-5219 Areas of Expertise: Political science, including specifically political and economic geography and the use of geographic information systems to analyze districting and the translation of votes to seats, as well as the relationship between residential patterns and electoral bias in the United States.	Substance of Opinions and Summary of Grounds: Dr. Rodden will testify that, using simulated redistricting plans as a baseline, the number of Republican seats created by the Enacted Map is an extreme statistical outlier and falls outside the range of partisan bias that could be expected from the non-partisan districting process called for in the Florida Constitution. Dr. Rodden will also offer testimony to rebut the testimony of Defendants' expert witnesses, Thomas Darling, Professor Nolan McCarty, and Stephen Hodge. Specifically, Rodden will testify as to the profound demographic shift in the geographic distribution of partisanship in Florida between 2000 and 2008; that his opinion that the Enacted Map is a statistical outlier is strengthened by including additional Florida statewide elections in the simulations; and that of all of the proposed redistricting plans submitted to the Florida Legislature by the public and members of the Legislature, only onethe Enacted Mapproduced 17 pro-McCain districts. Each of the remaining 42 plans produced 16 or fewer pro-McCain seats. Dr. Rodden will further testify that, after making certain adjustments in response to Mr. Hodge's critique, including adjusting the algorithm to include a quantifiable measurement of district compactness for the simulated districts, imposing stringent requirements for the preservation of cities, examining plans with Hispanic super- majority districts, and adjusting population calculations, his conclusion that the enacted map is an extreme statistical outlier, virtually impossible to produce through a non-partisan redistricting process, is even stronger. Further details about Dr. Rodden's expected testimony, and the grounds for his opinions, can be found in his written reports, which were attached as Exhibits C and D to the Romo Plaintiffs' Initial Disclosures served in October 2013, and the most recent of which is attached as Exhibit 2 to these

	by reference.
Terraferma, Frank <u>Address</u> : Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 <u>Phone</u> : 850-222-7920	<u>Summary of Expected Testimony</u> : Mr. Terraferma is an employee of the Republican Party of Florida who worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Terraferma also had direct communications with former U.S. Congressman David Rivera about congressional redistricting in Florida during times relevant to this litigation. Plaintiffs expect that Mr. Terraferma's testimony will be similar to that in his deposition, taken on June 11, 2013, hereby incorporated by reference.
Weatherford, Will (Rep.) <u>Address</u> : 420 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5038	<u>Summary of Expected Testimony</u> : Rep. Weatherford served as the Chairman of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs expect that Rep. Weatherford's testimony will be similar to that in his deposition, taken on January 30, 2014, hereby incorporated by reference.
In addition to the above, all witnesses identified in Category A of the Coalition Plaintiffs' supplemental disclosures, unless the witnesses are otherwise listed in Category B or C herein.	

B. Additional Witnesses Plaintiffs May Call At Trial

No.	Witness	Summary
	Agan, Bonita <u>Address</u> : 251 Driftwood Rd. SE, St. Petersburg, FL 33705-2845 <u>Phone</u> : 727-692-2165	<u>Summary of Expected Testimony</u> : Ms. Agan is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 14. The Enacted Map violates Ms. Agan's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.

Bainter, Patrick <u>Address</u> : 6211 NW 132nd Street, Gainesville, FL 32653-2532 <u>Phone</u> : 352-331-0980	Summary of Expected Testimony: Mr. Bainter is a Republican operative who was extensively involved in redistricting in Florida during the timeframe relevant to this litigation. Mr. Bainter also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Bainter's testimony will be similar to that in his deposition, taken on November 14, 2012, hereby incorporated by reference.
Barrett, Jessica <u>Address</u> : 217 Palm Ave., Auburndale, FL 33828 <u>Phone</u> : 863-207-5330	Summary of Expected Testimony: Ms. Barrett is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 10. The Enacted Map violates Ms. Barrett's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Boylan, Richard Quinn <u>Address</u> : 2950 Alton Drive, St. Pete Beach, FL 33706-2704 <u>Phone</u> : 727-363-6895	Summary of Expected Testimony: Mr. Boylan is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 5. The Enacted Map violates Mr. Boylan's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Brunell, Thomas <u>Address</u> : University of Texas at Dallas, 800 W. Campbell Road, Richardson, TX 75080 <u>Phone</u> : 972-883-4963	Summary of Knowledge: Discovery has indicated that Mr. Brunell served as a consultant to the Legislature on matters related to redistricting during times relevant to this litigation. Depositions of legislators and legislative staffers have indicated that Defendants intend to rely at least in part on analysis reportedly conducted by Brunell to explain the severe partisan bias of their map. Counsel for the Romo Plaintiffs have asked counsel for the House whether they will produce Brunell for deposition but as of the date of this filing, had not yet received an answer.
Clark, Chris	Summary of Expected Testimony: Mr. Clark served as a key staffer to Sen. Gaetz during times

M	itchell, Matt	<u>Summary of Expected Testimony</u> : Mr. Mitchell is a consultant with Data Targeting, Inc., a
Ad Po	eener, June ddress: 9424 Via Segovia, New ort Richey, FL 34655 none: 727-372-9321	<u>Summary of Expected Testimony</u> : Ms. Keener is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 12. The Enacted Map violates Ms. Keener's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Ad Co Pa <u>Ph</u>	hnston, Richard ddress: Public Concepts, 5730 orporate Way, Suite 214, West dm Beach, FL 33407 none: 561-688-0061	<u>Summary of Expected Testimony</u> : Mr. Johnston is a Republican operative who was extensively involved in redistricting in Florida during times relevant to this litigation. Mr. Johnston also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Johnston's testimony will be similar to that in his deposition, taken on May 13, 2013, hereby incorporated by reference.
Ac 41 15	anne, Evan (Former Rep.) <u>ddress</u> : 1450 SW 3rd Ave, Apt. 0, Ft. Lauderdale, FL 33315- 309 <u>none</u> : 954-712-4999	<u>Summary of Expected Testimony</u> : Rep. Jenne was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Rep. Jenne would testify about his involvement in and firsthand knowledge of redistricting as a member of the House Redistricting Committee.
Ac Ga Bu Ta	uthrie, John ddress: Senate Committee on aming, 103 Senate Office uilding, 404 S. Monroe Street, ullahassee, FL 32399-1100 none: 850-487-5811	<u>Summary of Expected Testimony</u> : Mr. Guthrie served as the Staff Director to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Pro Ta	ddress: Office of Senate esident, 404 S. Monroe Street, illahassee, FL 32399-1100 none: 850-487-5229	relevant to this litigation. Discovery has revealed that Mr. Clark and other legislative staffers involved in redistricting were meeting privately with Republican political operatives to discuss redistricting as early as December 2010.

Address: Data Targeting, Inc., 6211 NW 132nd St, Gainesville, FL 32653 Phone: 352-332-2115	Republican consulting firm, and the former Field Director of incumbent Republican U.S. Representative Vern Buchanan's campaign. Discovery has revealed that Data Targeting was extensively involved in redistricting in Florida during the timeframe relevant to this litigation and also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Mitchell is among the Data Targeting employees that have actively resisted discovery throughout this litigation.
Palmer, AndyAddress:Metz Husband DaughtonPA, 215 S. Monroe Street, Suite505, Tallahassee, FL 32301Phone:850-205-9000	<u>Summary of Expected Testimony</u> : Mr. Palmer is a former Executive Director of the Republican Party of Florida and staffer for Dean Cannon. Discovery has revealed that he met privately with legislative staffers on redistricting during times relevant to this litigation.
Poreda, JasonAddress: Office of the Majority Whip, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-717-5760	<u>Summary of Expected Testimony</u> : Mr. Poreda served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs expect that Mr. Poreda's testimony will be similar to that in his deposition, taken on February 18, 2014, hereby incorporated by reference.
Rimes, Jim Address: Florida Senate, Majority Office, 330 Senate Office Building, 404 S. Monroe St., Tallahassee, FL Phone: 850-487-5184	<u>Summary of Expected Testimony</u> : Mr. Rimes, a former executive director of the Republican Party of Florida, and now the Staff Director of the Senate Majority Office, worked as a Republican political consultant during times relevant to this litigation. Discovery has revealed that Mr. Rimes communicated about redistricting with other Republican operatives, including some who had direct contact with legislators or staffers, during times relevant to this litigation.
Romo, Rene Address: 626 Caroline Street, Key	Summary of Expected Testimony: Ms. Romo is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 26. The Enacted

West, FL 33040 <u>Phone</u> : 305-304-4733	Map violates Ms. Romo's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.		
Sheehan, MichaelAddress: Data Targeting, Inc., 6211 NW 132nd St, Gainesville, FL 32653 Phone: 352-332-2115	<u>Summary of Expected Testimony</u> : Mr. Sheehan is a consultant with Data Targeting, Inc., a Republican consulting firm. Discovery has revealed that Data Targeting was extensively involved in redistricting in Florida during the timeframe relevant to this litigation and worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Sheehan is among the Data Targeting employees that have actively resisted discovery throughout this litigation.		
Silver, JeffreyAddress: House Office of Information Technology, 802 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-717-5600	Summary of Expected Testimony: Mr. Silver served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.		
Springer, JoelAddress: Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 Phone: 850-222-7920	<u>Summary of Expected Testimony</u> : Mr. Springer was an employee of the Republican Party of Florida during times relevant to this litigation and discovery has revealed that he met privately with legislative staffers on redistricting during times relevant to this litigation.		
Address:Office of the Majority Leader, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-488-1993	<u>Summary of Expected Testimony</u> : Mr. Takacs served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.		
Tyson, RyanAddress: AIF, 516 N. AdamsStreet, PO Box 784, Tallahassee,	<u>Summary of Expected Testimony</u> : Mr. Tyson is a lobbyist for a trade association who met with and discussed redistricting with Florida legislators and their staffers, as well as U.S. representatives and		

FL 32302-0784 Phone: 850-224-7173	their staffers, during times relevant to this litigation. Mr. Tyson also had discussions about redistricting with Republican operatives about redistricting in Florida during times relevant to this litigation. Plaintiffs expect that Mr. Tyson's testimony will be similar to that in his deposition, taken on October 9, 2012, hereby incorporated by reference.
Warinner, William EverettAddress:306 NE 5th Ave,Gainesville, FL 32601Phone:352-514-2336	<u>Summary of Expected Testimony</u> : Mr. Warinner is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 5. The Enacted Map violates Mr. Warinner's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Weaver, Benjamin MarkAddress: 1649 Stockton St., Apt. 3, Jacksonville, FL 32204 Phone: 904-885-6134	<u>Summary of Expected Testimony</u> : Mr. Weaver is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 4. The Enacted Map violates Mr. Weaver's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
In addition to the above, all witnesses identified in Category B of the Coalition Plaintiffs' supplemental disclosures, unless the witnesses are otherwise listed in Category A or C herein.In addition to the above, all witnesses identified on the Legislative Defendants' and	
Intervenors' witness lists. All witnesses identified in any subsequent discovery.	

C. Witnesses Plaintiffs Do Not Intend to Call at Trial, But List Out of An Abundance of Caution Because They Have Some Knowledge of the Facts or Issues in Dispute

No.	Witness	Summary	
	Abruzzo, Joseph (Sen.)	Summary of Expected Testimony: Sen. Abruzzo	

Address: 222 Senate Office Building, 404 South Monroe Street, Tallahassee 32399-1100 Phone: 850-487-5025Bardos, AndyAddress: Gray Robinson, 301 South Bronough Street, Suite 600, Tallahassee, FL 32301	 was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. <u>Summary of Knowledge</u>: Mr. Bardos served as General Counsel to the Senate Committee on Reapportionment during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Bardos would invoke attorney-client privilege.
Phone: 850-577-9090 Bernard, Mack (Former Rep.) Address: UNKNOWN Phone: UNKNOWN	<u>Summary of Expected Testimony</u> : Rep. Bernard was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Braynon II, Oscar (Sen.)Address: 213 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5036	<u>Summary of Expected Testimony</u> : Sen. Braynon served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Brown, Corrine (U.S. Rep.)Address: 101 E. Union Street, Suite 202, Jacksonville, FL 32202 Phone: 904-354-1652	<u>Summary of Knowledge</u> : As the U.S. Representative for Florida's 5th Congressional District, Representative Brown or her staff are believed to have had communications with Florida legislators, staffers to legislators, political operatives, or others who participated in creating the Enacted Map. Plaintiffs anticipate that if called at trial, Representative Brown would testify about these communications.
Chestnut IV, Charles (Former Rep.)Address: 1773 NE 21st Pl, Gainesville, FL 32609-3985 Phone: 352-372-2537	<u>Summary of Expected Testimony</u> : Rep. Chestnut was a member of the House Redistricting Committee and the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Fullwood, Reggie (Rep.)	<u>Summary of Expected Testimony</u> : Rep. Fullwood was a member of the House Congressional

Address: 1401 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 Phone: 850-717-5013	Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Gibson, Audrey (Sen.) <u>Address</u> : 205 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5009	<u>Summary of Expected Testimony</u> : Sen. Gibson served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Hawkins, EricAddress:NCEC Services, Inc., 8201st Street, NE, Suite 675,Washington, D.C. 20002Phone:202-639-8300	<u>Summary of Knowledge</u> : Mr. Hawkins was involved in creating the Romo Alternative Maps. If called at trial, Mr. Hawkins would supplement Dr. Ansolabehere's description of how the maps were created.
Jones, Mia (Rep.) Address: 316 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 Phone: 850-717-5014	<u>Summary of Expected Testimony</u> : Rep. Jones was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Joyner, Arthenia L. (Sen.)Address: 202 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5019	<u>Summary of Expected Testimony</u> : Sen. Joyner served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Kiar, Martin (Former Rep.)Address: 250 Mahogany Terrace, Davie, FL 33325-6728 Phone: 954-577-8215	<u>Summary of Expected Testimony</u> : Rep. Kiar was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Lambert, AlexisAddress: Office of PublicAccountability, The City ofJacksonville, 117 W. Duval St., Ste	<u>Summary of Expected Testimony</u> : Ms. Lambert served as an Attorney to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person

240, Jacksonville, FL 32202 <u>Phone</u> : 904-630-2518	who had responsibility related to redistricting during that time.		
Levesque, George <u>Address</u> : The Florida Senate, 404 S. Monroe Street, Suite 409, The Capital, Tallahassee, FL 32399 <u>Phone</u> : 850-487-5237	<u>Summary of Knowledge</u> : Mr. Levesque served as General Counsel to the House of Representatives as it developed its redistricting and reapportionment maps during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Levesque would invoke attorney-client privilege.		
Meros, George Jr. <u>Address</u> : Gray Robinson, 301 South Bronough Street, Suite 600, Tallahassee, FL 32301 <u>Phone</u> : 850-577-9090	<u>Summary of Knowledge</u> : Mr. Meros served as lead counsel to the House of Representatives as it developed its redistricting and reapportionment maps during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Meros would invoke attorney-client privilege.		
Montford, Bill (Sen.) <u>Address</u> : 214 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5003	<u>Summary of Expected Testimony</u> : Sen. Montford served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.		
Persily, Nathaniel <u>Address</u> : Stanford Law School, 559 Nathan Abbott Way, Stanford, CA 94305-8610 <u>Phone</u> : 650-725-9875	<u>Summary of Knowledge</u> : Discovery has indicated that Mr. Persily served as a consultant to the Legislature on matters related to redistricting during times relevant to this litigation.		
Rivera, David (former U.S. Rep.) <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	<u>Summary of Knowledge</u> : Discovery has revealed that Rep. Rivera had communications with at least one member of the Florida Legislature and Republican consultants about redistricting during times relevant to this litigation.		
Reed, Betty (Rep.) <u>Address</u> : 300 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5061	<u>Summary of Expected Testimony</u> : Rep. Reed was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.		
Rich, Nan (Former Sen.)	Summary of Expected Testimony: Sen. Rich		

Address: PO Box 266863, Weston, FL 33326 Phone: 786-571-7560	served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Address: 1101 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5095	<u>Summary of Expected Testimony</u> : Rep. Rogers was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Rouson, Darryl (Rep.)Address: 212 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5070	<u>Summary of Expected Testimony</u> : Rep. Rouson was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
Sachs, Maria L. (Sen.)Address: 216 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5034	<u>Summary of Expected Testimony</u> : Sen. Sachs served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Siplin, Gary (Former Sen.) Address: 9301 SW 29nd Ave, Apt. B118, Miami, FL 33176-2106 Phone: 305-576-1918	<u>Summary of Expected Testimony</u> : Sen. Siplin served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Smith, Christopher L. (Sen.)Address: 200 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5031	<u>Summary of Expected Testimony</u> : Sen. Smith served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Sobel, Eleanor (Sen.)	Summary of Expected Testimony: Sen. Sobel served as a member of the Senate Committee on

Address: 410 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 Phone: 850-487-5033	Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time.
Taylor, Dwayne (Rep.)Address: 1101 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5026	<u>Summary of Expected Testimony</u> : Rep. Taylor was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.
In addition to the above, all witnesses identified in Category C of the Coalition Plaintiffs' supplemental disclosures, unless the witnesses are otherwise listed in Category A or B herein.	

II. EXHIBITS

Plaintiffs may introduce the following exhibits at trial³:

Exhibit No.	Date	Description	Source	Objections [†] / Stipulated Admissions
		All documents listed in or attached to the Romo Plaintiffs initial pretrial disclosures, dated October 28, 2013, incorporated herein by		
		reference All documents listed in or attached to Defendants' initial pretrial disclosures, dated November 11, 2013, incorporated herein by reference		
		All documents listed in or attached to Intervenors' initial pretrial disclosures, dated November 11, 2013, incorporated herein by reference		
		All documents listed in or attached to the Coalition Plaintiffs' supplemental disclosures, to be served April 14, 2014, incorporated herein by reference		

[†] The Legislative Parties incorporate their attached General Objections. Defendant-Intervenor, Florida State Conference of NAACP Branches, joins in all objections, specific and general, made by the Legislative Parties.

³ Where an email is listed as a potential exhibit, the Romo Plaintiffs may also introduce any attachments to the email as exhibits at trial, whether or not the attachment is specifically listed on this list.

Exhibit No.	Date	Decemintion	Source	Objections / Stipulated Admissions
190.	Date	Description All documents listed in or attached to the	Source	Admissions
		Defendants' and Intervenors' supplemental		
		disclosures, to be served after the date of these		
		disclosures, incorporated herein by reference		
		All documents produced by Defendants or		TBD
		Intervenors on or after April 11, 2014,		TDD
		incorporated herein by reference		
		All documents marked as exhibits in		TBD
		depositions taken in this matter on or after		100
		April 14, 2014, incorporated herein by		
		reference		
		Model.dta	Defendants'	
			Production	
			(McCarty	
			Supporting	
			Materials)	
		Table_1	Defendants'	
			Production	
			(McCarty	
			Supporting	
			Materials)	
		Table_3	Defendants'	
			Production	
			(McCarty	
			Supporting	
			Materials)	
		Tabl2_4	Defendants'	
			Production	
			(McCarty	
			Supporting	
			Materials)	
		Ex. 1 - Deposition Notice	Deposition of	
			Daniel Nordby	
			taken on January	
			21, 2014	
		Ex. 2 - House Rule on Disposal of Documents	Deposition of	
			Daniel Nordby	
			taken on January	
			21, 2014	
		Ex. 3 - Administrative Policy Manual	Deposition of	
			Daniel Nordby	
			taken on January	
		10	21, 2014	<u> </u>

Ex. 6 - House Rule 14.1 - 14.6	Deposition of	
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Exhibit			G	Objections / Stipulated
No.	Date	Description	Source	Admissions
			Daniel Nordby	
			taken on January 21, 2014	
		Ex. 7 - Tedcastle Opinion to Bradenburg	Deposition of	
		Ex. 7 - Tedeastie Opinion to Bradenburg	Daniel Nordby	
			taken on January	
			21, 2014	
		Ex. 8 - House IT Policy	Deposition of	
		5	Daniel Nordby	
			taken on January	
			21, 2014	
		Ex. 9 - Archiving Fundamentals	Deposition of	
			Daniel Nordby	
			taken on January	
			21, 2014	
		Ex. 10 - Plaintiffs' Request for Production of	Deposition of	
		House and Weatherford	Daniel Nordby	
			taken on January 21, 2014	
		Ex. 1 - Deposition Notice	Deposition of	
		Ex. 1 - Deposition Notice	George Levesque	
			taken on January	
			20, 2014	
		Ex. 2 - Answers to Second Set of	Deposition of	
		Interrogatories	George Levesque	
			taken on January	
			20, 2014	
		Ex. 3 - Supplemental Answer to Second Set of	Deposition of	
		Interrogatories	George Levesque	
			taken on January	
			20, 2014	
		Ex. 4 - Initial Brief of Financial Impacts	Deposition of	
			George Levesque taken on January	
			20, 2014	
		Ex. 5 - House's Response to Romo Motion to	Deposition of	
		Compel	George Levesque	
		r ·	taken on January	
			20, 2014	
		Ex. 6 - Senate's Response to Romo Motion to	Deposition of	
		Compel	George Levesque	
			taken on January	
			20, 2014	
		Ex. 7 - Rules 1.441 through 1.444	Deposition of	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
110.	Datt		George Levesque	
			taken on January	
			20, 2014	
		Ex. 8 - Records Retention Schedule	Deposition of	
			George Levesque	
			taken on January	
			20, 2014	
		Ex. 9 - Data Retention and Backup Process	Deposition of	
			George Levesque	
			taken on January	
			20, 2014	
		Ex. 10 - Senate's Responses and Objections to	Deposition of	
		Production Request	George Levesque	
			taken on January	
			20, 2014	
		Ex. 1 - Pepper's Professional Profile	Deposition of	
			Kirk Pepper taken	
			on February 27, 2014	
		Ex. 2 - Deposition Subpoena	Deposition of	
		Ex. 2 - Deposition Subpoena	Kirk Pepper taken	
			on February 27,	
			2014	
		Ex. 1 - Responses to LOWV Fourth	Deposition of	
		Interrogatories	William	
			Weatherford	
			taken on January	
			30, 2014	
		Ex. 2 - Deposition Notice	Deposition of	
			William	
			Weatherford	
			taken on January	
		Ex. 2 Map 2002 to C0011	30, 2014	Authoritaita
		Ex. 3 - Map 2002 to C9011	Deposition of William	Authenticity Confusion
			Weatherford	of Issues
			taken on January	(Section
			30, 2014	90.403, F.S.)
		Ex. 4 - Map C9043 to C9047	Deposition of	Authenticity
			William	Confusion
			Weatherford	of Issues
			taken on January	(Section
			30, 2014	90.403, F.S.)
		Ex. 24 - House Summary on CS/SB 1174	Deposition of	,

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
			William	
			Weatherford	
			taken on January	
			30, 2014	
		Ex. 25 - House Staff Analysis of CS/HB 6005	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
		Ex. 26 - House Final Bill Analysis CS/SB 1174		
			William	
			Weatherford	
			taken on January	
			30, 2014	
		Ex. 3 - Report	Deposition of J.	
			Alex Kelly taken	
			on March 5, 2014	
		Ex. 1 - Map of 2002 Congressional District 3	Deposition of	
			Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 2 - Maps of C9014 District 3, C9043	Deposition of	
		District 5, C9047 District 5	Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 3 - House of Representatives Staff Analysis		
			Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 4 - Maps of C9014 District 24, C9043	Deposition of	
		District 7, C9047 District 7	Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 5 - Maps of C9014 District 8, C9043	Deposition of	
		District 10, C9047 District 10	Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 6 - Map of 2002 Congressional District 8	Deposition of	
			Steve Precourt	
			taken on March	
			17, 2014	
		Ex. 7 - Subpoena Duces Tecum for Precourt	Deposition of	
		-	Steve Precourt	
			taken on March	

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
			17, 2014	
		Ex. 1 - Map	Deposition of	
			Jason Poreda taken on February	
			18, 2014	
		Ex. 2 - Map	Deposition of	
			Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 3 - Article II, FL Constitution	Deposition of	
			Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 4 - Index of Draft Maps	Deposition of	Hearsay
			Jason Poreda	
			taken on February	
		En (En il franz Vid-Danzanta Mark	18, 2014	
		Ex. 6 - Email from Kirk Pepper to Mark Reichelderfer	Deposition of Jason Poreda	
		Keicheidenei	taken on February	
			18, 2014	
		Ex. 7 - 9043 Map	Deposition of	
		I I I I I I I I I I I I I I I I I I I	Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 8 - House of Representatives Staff Analysis		
		for 9043	Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 10 - Redistricting Plan Data for 9043	Deposition of Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 11 - Redistricting Plan Data for 9047	Deposition of	
			Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 12 - Map 9047	Deposition of	
			Jason Poreda	
			taken on February	
			18, 2014	
		Ex. 13 - Excerpt from a House Redistricting	Deposition of	
		Committee Hearing April 26, 2011	Jason Poreda	
			taken on February	

Exhibit			9	Objections / Stipulated
No.	Date	Description	Source	Admissions
			18, 2014	
		Ex. 1 - Subpoena Duces Tecum	Deposition of	
			John Legg taken on February 28,	
			2014	
		Ex. 7 - Script provided to Legg from Holder	Deposition of	
			John Legg taken	
			on February 28,	
			2014	
		Ex. 1 - Deposition Notice	Deposition of	
			Doug Holder	
			taken on February	
			10, 2014	
		Ex. 6 - Map Depicting Central Florida	Deposition of	
			Doug Holder	
			taken on February	
		E. 7. Mar. 0042. Assumed 1/20/12	10, 2014	
		Ex. 7 - Map 9043, Approval 1/20/12	Deposition of Doug Holder	
			taken on February	
			10, 2014	
		Ex. 8 - Enacted Map 9047	Deposition of	
			Doug Holder	
			taken on February	
			10, 2014	
		Def. Ex. 1 - House Document Retention Policy	Deposition of	
			Doug Holder	
			taken on February	
			10, 2014	
		Ex. 2 - Outlook Excerpt	Deposition of	
			Don Gaetz taken	
			on February 27, 2014	
		Ex. 6 - Dear Representative or Senator Letter	Deposition of	
		Lx. 0 - Dear Representative of Senator Letter	Don Gaetz taken	
			on February 27,	
			2014	
		Ex. 7 - Dear Members of Florida Congressional		
	Delegation Letter	Don Gaetz taken		
			on February 27,	
			2014	
		Ex. 14 - Notice of Taking Videotaped	Deposition of	
		Deposition Duces Tecum of Defendant Don	Don Gaetz taken	
		Gaetz	on February 27,	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
1.00	Dutt		2014	
		Ex. 18 - Proposed Congressional District Plan S000C9002	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 19 - Proposed Congressional District Plan S0004C9014	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 20 - Gaetz 000082-124	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 21 - Gaetz 000001-53	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 23 - House Amendment to CS/SB 1174	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 24 - House Amendment to CS/SB 1174	Deposition of Don Gaetz taken on February 27, 2014	
		Ex. 1 - Deposition Notice	Deposition of Roy Dean Cannon taken on March 14, 2014	
		Ex. 2 - Redistricting Committee Action Packet	Deposition of Roy Dean Cannon taken on March 14, 2014	
		Ex. 63 - Index of Maps	Deposition of Marc Reichelderfer taken on March 28, 2014	Hearsay
		Ex. 65 - Map of Congress_11072011(1)_A2 [Congress JAK_11072011(1)_A2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 66 - Map of Congress_11072011(1)_A4	Deposition of	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
110.		[Congress_JAK_11072011(1)_A4]	Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 67 - Map of Congress_11072011(1)_A5 [Congress_JAK_11072011(1)_A5]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 68 - Map of Congress_11072011(1) [Congressplan1_G2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 69 - Map of Congress_11072011(2) [Congressplan1_G2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 70 - Map of Congress_11082011(3) [Congressplan1_G2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 71 - Map of Congress_11152011(5) [Congressplan1_G2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 72 - Map of Congress_11162011(6) [Congressplan1_G2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 73 - Map – 50+ AA VAP Dist 4 for Frank.DOJ	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 74 - Map – Cong Plan for Frank	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay

Exhibit	Date	Description	Source	Objections / Stipulated Admissions
No.	Date	Description		
		Ex. 75 - Map – Frank Cong Plan Hills Revised [Frank Cong 2]	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 76 - Screen shot of 50+ AA VAP Dist 4 for Frank.DOJ file	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 77 - Map – CONG H9	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 78 - Email from Terraferma to Heffley and Reichelderfer re Here is a map attaching Frankenstein.jpg	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Hearsay
		Ex. 79 - Map – H000C9047_27cities_hollywood_ CD5OVER50	Deposition of Marc Reichelderfer taken on March 28, 2014	Authenticity Hearsay
		Ex. 81 - Map – Cong Dist 4 – 50+ Blk VAP	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 82 - Map – Cong Dist 4 – 50+ Blk VAP 2	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 83 - Map – Cong Dist - 50+ Blk VAP 2 Working	Deposition of Marc Reichelderfer taken on March 28, 2014	Relevance Authenticity Hearsay
		Ex. 84 - Map – AK1	Deposition of Marc Reichelderfer taken on March	Relevance Authenticity Hearsay

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
110.	Date		28, 2014	
		Ex. 86 - Email from Terraferma to	Deposition of	Relevance
		Reichelderfer and Heffley re Sirius4 map and	Marc	Authenticity
		stats attaching Serius4.xls;	Reichelderfer	
		Sirius4StatewideMap.jpg	taken on March	Hearsay
		1 51 0	28, 2014	
		Ex. 87 - Composite Exhibit of Congressional	Deposition of	Relevance
		Maps from Reichelderfer Production	Marc	Authenticity
		-	Reichelderfer	Hearsay
			taken on March	Theatsay
			28, 2014	
		Email from J. Guthrie to D. Gaetz, A. Bardos,	SENATESUPP-	
		M. Carvin and C. Clark	007712	
		Email from J. Guthrie to A. Bardos and	SENATESUPP-	
		attachments	007717	
		Email from J. Guthrie to B. West and A. Kelly	SENATESUPP-	
			007730	
			SENATESUPP-	
			0007815	
			SENATESUPP-	
			007821	
			SENATESUPP-	
			007819	
			SENATESUPP-	
			007823	
			SENATESUPP-	
			007828	
			SENATESUPP-	
			007830	
			SENATESUPP-	
			007832	
			SENATESUPP-	
			007832	
			SENATESUPP-	
			007843	
			SENATESUPP-	
			007844	
			SENATESUPP-	
			007854	
			SENATESUPP-	
			007855	
		Email from J. Guthrie to A. Bardos	SENATESUPP-	
			007883	
			SENATESUPP-	

Exhibit			G	Objections / Stipulated
No.	Date	Description	Source 007935	Admissions
		Meeting invite to discuss whereas clauses	SENATESUPP-	
		whething invite to discuss whereas clauses	007942	
			SENATESUPP-	
			007943	
		Email from J. Ferrin to J. Guthrie	SENATESUPP-	
			007951	
		Email from R. Terry to J. Guthrie	SENATESUPP-	
			008980	
		Draft analysis	SENATESUPP-	
			008992	
		Draft analysis	SENATESUPP-	
		Encilform I Cathric to A Dander I Famin	008993	
		Email from J. Guthrie to A. Bardos, J. Ferrin, A. Lambert, B. Shankle	SENATESUPP- 008994	
		Email from J. Guthrie to A. Kelly and	SENATESUPP-	
		attachments	009017	
	11/0/09	Redistricting Law 2010 by the National	House Production	Hearsay
	11/0/07	Conference of State Legislatures		lieusuy
		Draft Maps	GUTHRIE-	
		-	054920 to	
			GUTHRIE-	
			054941	
		Draft Map	GUTHRIE-26118	
		Draft Map	GUTHRIE-26119	
		Draft Map	GUTHRIE-26123	
		Draft Map	GUTHRIE-26127	
		Draft Map	GUTHRIE-26190	
		Draft Map	GUTHRIE-26241	
		Draft Map	GUTHRIE-26243 GUTHRIE-26246	
		Draft Map Draft Map	GUTHRIE-26246 GUTHRIE-26250	
		Draft Map	GUTHRIE-26250 GUTHRIE-26251	
		Draft Map	GUTHRIE-26253	
		Draft Map	GUTHRIE-20233 GUTHRIE-24359	
		Draft Map	GUTHRIE-24360	
		Draft Map	GUTHRIE-26109	
		Draft Map	GUTHRIE-26110	
		Draft Map	GUTHRIE-26111	
	1	Draft Map	GUTHRIE-26112	
		Draft Map	GUTHRIE-26113	
		Draft Map	GUTHRIE-26114	
		Draft Map	GUTHRIE-26115	

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
		Draft Map	GUTHRIE-26187	
		Draft Map	GUTHRIE-26213	
		Draft Map	GUTHRIE-26214	
		Draft Map	GUTHRIE-26215	
		Draft Map	GUTHRIE-26216	
		Draft Map	GUTHRIE-26217	
		Draft Map	GUTHRIE-26218	
		Draft Map	GUTHRIE-26219	
		Draft Map	GUTHRIE-26220	
		Draft Map	GUTHRIE-26221	
		Draft Map	GUTHRIE-26222	
		Draft Map	GUTHRIE-26223	
		Draft Map	GUTHRIE-26224	
		Draft Map	GUTHRIE-26380	
		Draft Map	GUTHRIE-26381	
		Draft Map	GUTHRIE-26382	
		Draft Map	GUTHRIE-26384	
		Draft Map	GUTHRIE-26385	
		Draft Map	GUTHRIE-26386	
		Draft Map	GUTHRIE-26387	
		Draft Map	GUTHRIE-26388	
		Draft Map	GUTHRIE-26389	
		Alachua Marion and Columbia as a CD.kmz	House Draft Maps Production	
		AlexAmendment_1to9043.kmz	House Draft Maps Production	
		AlexAmendment_1to9043_Backup.kmz	House Draft Maps Production	
		AlexAmendment_1to9043Alternativ.kzm	House Draft Maps Production	
		AlexAmendment_1to9043Alternative_Backup. kmz	House Draft Maps Production	
		AlexJPAmendment_2to90436cities.kmz	House Draft Maps Production	
		AlexJPAmendment_2to9043 Orange Park Whole.kmz	House Draft Maps Production	
		AlexJPAmendment_2to9043 Orange Park Whole_backup.kmz	House Draft Maps Production	
		AlexJPAmendment_2to9043.kmz	House Draft Maps Production	
		AlexJPAmendment_2to9043_backup.kmz	House Draft Maps Production	
		BeginningwDuval2GadsdenBlack_AK2.kmz	House Draft Maps	

Exhibit			-	Objections / Stipulated
No.	Date	Description	Source	Admissions
			Production	
		BeginningwDuval2GadsdenBlack_AK3.kmz	House Draft Maps	
			Production	
		BeginningwDuval2GadsdenBlack_AK4.kmz	House Draft Maps	
			Production	
		Brevard County Whole in Congress.kmz	House Draft Maps Production	
		CD 17 with post and aimout lymp		
		CD 17 with port and airport.kmz	House Draft Maps Production	
		CD1 - JP.kmz	House Draft Maps	
		CDI - JP.KIIIZ	Production	
		CD2 - JP.kmz	House Draft Maps	
		CD2 = 31.KIIIL	Production	
		CD8_45percentHispanicVAP_CentralFL.kmz	House Draft Maps	
			Production	
		CD9 minus Hillsborough.kmz	House Draft Maps	
		CD) minus minsoorougii.kinz	Production	
		Collier with Glades, Hendry and South Lee in a		
		CD.kmz	Production	
		Congressional 1 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 1.kmz	House Draft Maps	
			Production	
		Congressional 2 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 2.kmz	House Draft Maps	
			Production	
		Congressional 3 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 3.kmz	House Draft Maps	
			Production	
		Congressional 4 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 4.kmz	House Draft Maps	
			Production	
		Congressional 5 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 5.kmz	House Draft Maps	
			Production	
		Congressional 7 - Backup.kmz	House Draft Maps	
			Production	
		Congressional 7.kmz	House Draft Maps	
			Production	
		Congressional 8 - Backup.kmz	House Draft Maps	

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
			Production	
		Congressional 8.kmz	House Draft Maps	
			Production	
		Congressional 9.kmz	House Draft Maps	
			Production	
		Congressional 9 - Backup.kmz	House Draft Maps	
			Production	
		Congressional Base - Backup.kmz	House Draft Maps	
			Production	
		Congressional Base Hispanic CF - Backup.kmz		
			Production	
		Congressional Base Hispanic CF.kmz	House Draft Maps	
			Production	
		Congressional Base.kmz	House Draft Maps	
			Production	
		Congressional_Map_Edit1.kmz	House Draft Maps	
			Production	
		Current CD map for CD 13 and Hardee	House Draft Maps	
		County.kmz	Production	
		Current Congressional Districts Fleming Island	-	
		split.kmz	Production	
		Current Congressional Districts Volusia	House Draft Maps	
		Split.kmz	Production	
		CurrentCongressKMZ.kmz	House Draft Maps	
			Production	
		H000C9045b.kmz	House Draft Maps	
			Production	
		H000C9045b_Backup.kmz	House Draft Maps	
			Production	
		H000C9047 - in progress.kmz	House Draft Maps	
			Production	
		H000C9047 - in progress_backup.kmz	House Draft Maps Production	
		U000C0047 22Citize Occessle whole		
		H000C9047_23Cities Osceola whole Hillsborough District.kmz	House Draft Maps Production	
		6		
		H000C9047_23Cities Osceola whole	House Draft Maps Production	
		Hillsborough District_backup.kmz		
		H000C9047_23Cities_Hollywood_2Counties_ PolkCharlotte.kmz	House Draft Maps Production	
			House Draft Maps	
		PolkCharlotte_backup.kmz	Production	
		H000C9047_23Cities_Hollywood.kmz	House Draft Maps	
			Production	
		H000C9047_23Cities_Hollywood_2Counties.k	House Draft Maps	

Exhibit			0	Objections / Stipulated
No.	Date	Description	Source	Admissions
		mz	Production	
		•	House Draft Maps	
		2122.kmz	Production	
		•	House Draft Maps	
		2122_Backup.kmz	Production	
		•	House Draft Maps	
		Backup.kmz	Production	
		H000C9047_23Cities_Hollywood_Backup.km	House Draft Maps	
		Z	Production	
		H000C9047_23Cities_Hollywood_Brevard_Sp		
		lit.kmz	Production	
		H000C9047_23Cities_Hollywood_Brevard_Sp		
		lit_backup.kmz	Production	
		H000C9047_24Cities_Sunrise.kmz	House Draft Maps	
			Production	
		H000C9047_24Cities_Sunrise_Backup.kmz	House Draft Maps	
			Production	
		H000C9047_24Cities_Sunrise_EW.kmz	House Draft Maps	
			Production	
		H000C9047_24Cities_Sunrise_EW_Backup.k	House Draft Maps	
		mz	Production	
		H000C9047_25Cities_Hollywood_2Counties_	House Draft Maps	
		Hillsborough.kmz	Production	
			House Draft Maps	
		Hillsborough_backup.kmz	Production	
		H000C9047_25Cities_Hollywood_Osceola_Hil		
		lsbourough2.kmz	Production	
		H000C9047_25Cities_Hollywood_Osceola_Hil		
			Production	
		H000C9047_26Cities Brevard split	House Draft Maps	
		Hillsborough district.kmz	Production	
		H000C9047_26Cities East-West.kmz	House Draft Maps	
		11000C70+7_20CILICS Last-WESLKIIIZ	Production	
		H000C0047 26Citias East Wast Deskup Irms		
		H000C9047_26Cities East-West_Backup.kmz	House Draft Maps Production	
		1100000047 26016 Novel 0 (1-1		
		H000C9047_26Cities North-South.kmz	House Draft Maps	
			Production	
		H000C9047_26Cities North-	House Draft Maps	
		South_Backup.kmz	Production	
		H000C9047_27Cities_EW.kmz	House Draft Maps	
			Production	
		H000C9047_27Cities_EW_Backup.kmz	House Draft Maps	
			Production	
		H000C9047_27Cities_Hollywood_CD5over50.	House Draft Maps	

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
		kmz	Production	
		H000C9047_27Cities_Hollywood_CD5over50		
		_Backup.kmz	Production	
		H000C9047_27Cities_Hollywood_NS2122_C	House Draft Maps	
		D15Bartow.kmz	Production	
		H000C9047_27Cities_Hollywood_NS2122_C	House Draft Maps Production	
		D15Bartow_Backup.kmz H000C9047_27Cities_Miami-DadeShift.kmz		
		H000C9047_27Cities_ivitami-DadeSinit.kinz	House Draft Maps Production	
		H000C9047_27Cities_Miami-	House Draft Maps	
		DadeShift_Backup.kmz	Production	
		H000C9047_27Cities_Miami-	House Draft Maps	
		DadeShiftandOkeechobee.kmz	Production	
		H000C9047_27Cities_Miami-	House Draft Maps	
		DadeShiftandOkeechobee_Backup.kmz	Production	
		Hillsborough into Two CDs.kmz	House Draft Maps	
		C	Production	
		JAK CD 20 Alternative CD 21 and 22 east	House Draft Maps	
		west.kmz	Production	
		JAK CD 20 Alternative CD 21 and 22 east	House Draft Maps	
		west_Backup.kmz	Production	
		JAK_JP edits CD 20 Alternative CD 21 and 22	House Draft Maps	
		east west.kmz	Production	
		JP Alternative CD14 over50.kmz	House Draft Maps	
			Production	
		JP Alternative CD14_Backup.kmz	House Draft Maps	
			Production	
		JP Alternative CD14.kmz	House Draft Maps	
			Production	
		JP Hillsborough District ver2 backup.kmz	House Draft Maps	
			Production	
		JP Hillsborough District ver2.kmz	House Draft Maps Production	
		JP Hillsborough District.kmz	House Draft Maps	
		JP HIISbolougii Disulci.kiiiz	Production	
		JP Hillsborough District_backup.kmz	House Draft Maps	
		JI IIIISoolougii District_backup.kiiiz	Production	
		JP Amendment_3to9043_Okeechobee	House Draft Maps	
		whole.kmz	Production	
		Lake Whole in a CD.kmz	House Draft Maps	
			Production	
		Martin StLucie Indian River and Okeechobee	House Draft Maps	
		in a CD.kmz	Production	
		New_CD14.kmz	House Draft Maps	

Exhibit			G	Objections / Stipulated
No.	Date	Description	Source	Admissions
		New CD14 health here	Production	
		New_CD14_backup.kmz	House Draft Maps Production	
		NewSouthFlorida_StartNMiami.kmz	House Draft Maps	
		ivewSouth forda_Startivinalii.kiiz	Production	
		NewSouthFlorida_StartNMiami_Backup.kmz	House Draft Maps	
			Production	
		Okaloosa County Kept Whole in CD1.kmz	House Draft Maps	
			Production	
		Osceola Whole In Congress.kmz	House Draft Maps	
			Production	
		Removing Jefferson and Leon Counties from	House Draft Maps	
		CD 4.kmz	Production	
		Sarasota and Manatee Counties in a CD.kmz	House Draft Maps	
			Production	
		SFloridaAlternative.kmz	House Draft Maps	
			Production	
		SFloridaAlternative_Backup.kmz	House Draft Maps Production	
		South Walton County into CD2.kmz	House Draft Maps	
		South watch County into CD2.kinz	Production	
		St Johns and Flagler Together.doj	House Draft Maps	
		St Johns and Flagler Together.doj	Production	
		St Johns Whole.doj	House Draft Maps	
			Production	
		Ex. 12 - email string	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	3/16/09	The Florida Senate Memorandum, Subj: The	SENATESUPP-	
		Senate Administrative Policies and Procedures	005992 to - 006041	
	9/20/10	Email from W. Weetherford to K. Money and	WEATHERFOR	
	9/20/10	Email from W. Weatherford to K. Money and F. Terraferma	D-000001	
	9/26/10	Ex. 5 - email string with article	Deposition of	
	20,10		William	
			Weatherford	
			taken on January	
			30, 2014	
	10/5/10	Ex. 6 - email string with article	Deposition of	
			William	
			Weatherford	
			taken on January	

Exhibit	Dete	Description	Samue	Objections / Stipulated
No.	Date	Description	Source 30, 2014	Admissions
	10/5/10	Ex. 7 - email string with article	Deposition of William Weatherford taken on January 30, 2014	
	10/5/10	Email from W. Weatherford to V. Buchanan	WEATHERFOR D-000003	
	10/5/10	Email from W. Weatherford to R. Heffley	WEATHERFOR D-000006	
	11/29/10	Ex. 8 - email string with attachment	Deposition of William Weatherford taken on January 30, 2014	
	11/29/10	Email from W. Weatherford and attachments	WEATHERFOR D-000009	
	12/7/10	Ex. 3 - Pepper email	Deposition of Kirk Pepper taken on February 27, 2014	
	12/9/10	Ex. 3 - Outlook Excerpt	Deposition of Don Gaetz taken on February 27, 2014	
	1/11/11	Ex. 85 - Email from Reichelderfer to Heffley re Cong map attaching Frank Cong Plan revised4.kmz		Relevance Authenticity Hearsay
	1/15/11	Calendar entry for W. Weatherford Meeting with C. McNulty (NRCC)	WEATHERFOR D-0000044	
	1/18/11	Email from J. Guthrie to R. Heffley	March 2014 production of Non-Parties R. Heffley, M. Reichelderfer and F. Terraferma	
	1/24/11	Ex. 4 - House Rule 14.2	Deposition of Daniel Nordby taken on January 21, 2014	
	1/24/11	Ex. 4 - Guthrie Letter to Gaetz	Deposition of Don Gaetz taken	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
110.	Dute		on February 27,	
			2014	
	2/5/11	Ex. 9 - email with article	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	2/6/11	Email from W. Weatherford to F. Terraferma	WEATHERFOR	
	0/10/11		D-000027	D 1
	2/10/11	Email from T. Hoffeller to R. Heffley and F.	March 2014	Relevance
		Terraferma	production of Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	2/25/11	Ex. 10 - email with attachment	Deposition of	
	2/23/11	Ex. 10 - chian with attachment	William	
			Weatherford	
			taken on January	
			30, 2014	
	2/26/11	Email from W. Weatherford to F. Terraferma	WEATHERFOR	
		and attachments	D-000034	
	3/3/11	Email from J. Guthrie to A. Bardos	SENATESUPP-	
			007709	
	3/17/11	Email from A. Kelly to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	4/4/11		F. Terraferma	
	4/4/11	Ex. 5 - House Rule 14.2	Deposition of	Relevance
			Daniel Nordby taken on January	
			21, 2014	
	4/8/11	Ex. 5 - Outlook Excerpt	Deposition of	
	T/ 0/ 11	LA. 5 - Outlook Except	Don Gaetz taken	
			on February 27,	
			2014	
<u> </u>	4/18/11	Ex. 8 - Email from Cannon to Precourt	Deposition of	
			Steve Precourt	
			taken on March	
			17, 2014	
	4/22/11	Ex. 9 - Email from Alex Kelley "talking	Deposition of	
		points"	Steve Precourt	

Exhibit			5	Objections / Stipulated
No.	Date	Description	Source	Admissions
			taken on March	
	5/20/11	Email from J. Alex Kelly to R. Heffley	17, 2014 HEFFLEY548	
	5/20/11	Email from A. Kelly to R. Heffley	March 2014	
	5/20/11	Email from A. Keny to K. Henney	production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	6/1/11	Ex. 11 - email re: Public Hearings	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	6/1/11	Ex. 10 - Email to reps from Takacs re: Final	Deposition of	
		Agenda for 6/5 meeting	Steve Precourt	
			taken on March	
	C/1/11		17, 2014	
	6/1/11	Ex. 9 - Gaetz email	Deposition of Don Gaetz taken	
			on February 27,	
			2014	
	6/6/11	Ex. 8 - Draft Letter	Deposition of	
			Don Gaetz taken	
			on February 27,	
			2014	
	6/14/11	Email form M. Coley to F. Terraferma	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	6/15/11	Ex. 27. Color don Entre and C/15/11	F. Terraferma	
	6/15/11	Ex. 27 - Calendar Entry re: 6/15/11	Deposition of William	
			Weatherford	
			taken on January	
			30, 2014	
	6/15/11	Ex. 10 - Outlook Excerpt	Deposition of	
			Don Gaetz taken	
			on February 27,	
			2014	
	6/15/11	Calendar entry for meeting at the NRCC	NRCC-0001	
			(attached as	
			Exhibit 3)	

Exhibit				Objections / Stipulated
No.	Date	Description	Source	Admissions
	7/25/11	Ex. 13 - email string	Deposition of	
			William	
			Weatherford	
			taken on January 30, 2014	
	7/28/11	Ex. 14 - email string	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	7/28/11	Email from R. Heffley to F. Terraferma and B.	March 2014	Relevance
		Ginsberg	production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and F. Terraferma	
	8/8/11	Email from E. Torrefrom to D. Hofflory	March 2014	Relevance
	0/0/11	Email from F. Terrafmera to R. Heffley	production of	
			Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	8/10/11	Ex. 15 - Terraferma email with	Deposition of	
	0,10,11	Article	William	
			Weatherford	
			taken on January	
			30, 2014	
	8/31/11	Email from F. Terraferma to R. Heffley	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	Tieusuj
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	9/21/11	Ex. 11 - Outlook Excerpt	Deposition of	
			Don Gaetz taken	
			on February 27,	
			2014	
	10/3/11	Ex. 16 - Terraferma email	Deposition of William	
			Weatherford	
			taken on January	
			30, 2014	
	10/19/11	Ex. 12 - Outlook Excerpt	Deposition of	
			Don Gaetz taken	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
	Dutt		on February 27,	
			2014	
	10/26/11	Email from F. Terraferma to J. Rimes and R.	March 2014	Relevance
		Heffley	production of	Hearsay
			Non-Parties R.	
			Heffley, M. Reichelderfer and	
			F. Terraferma	
	10/26/11	Email from F. Terraferma to R. Heffley	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
-	11/1/2011		F. Terraferma	
	11/1/2011	Email string between P. Bainter, R. Heffley and		Relevance
		F. Terraferma	production of Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	11/4/11	Email from F. Terraferma to M. Reichelderfer	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and F. Terraferma	
	11/10/11	Ex. 17 - Lair email string	Deposition of	
	11/10/11	LA. 17 - Lan chian sunig	William	
			Weatherford	
			taken on January	
			30, 2014	
	11/15/11	Email from A. Kelly to R. Heffley	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M. Reichelderfer and	
			F. Terraferma	
	11/21/11	Ex. 2 - Email	Deposition of J.	
			Alex Kelly taken	
			on March 5, 2014	
	11/23/11	Emails from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	

Exhibit			G	Objections / Stipulated
No.	Date	Description	Source	Admissions
			Reichelderfer and	
	11/27/11	Ex. 4 - email chain	F. Terraferma	
	11/2//11	Ex. 4 - email chain	Deposition of Kirk Pepper taken	
			on February 27,	
			2014	
	11/27/11	Ex. 5 - email chain	Deposition of	
			Kirk Pepper taken	
			on February 27,	
			2014	
	11/27/11	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	11/27/11	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M. Reichelderfer and	
			F. Terraferma	
	11/30/11	Ex. 2 - The Legg man vs. the egg man email	Deposition of	
	11/30/11	Ex. 2 The Legg man vs. the egg man eman	John Legg taken	
			on February 28,	
			2014	
	12/1/11	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	12/2/11	Email from F. Terraferma to D. Rivera	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	10/6/11	Ex 2 Tropponint of Committee Martin	F. Terraferma	
	12/6/11	Ex. 2 - Transcript of Committee Meeting	Deposition of	
			Doug Holder taken on February	
			10, 2014	
	12/6/11	Ex. 16 - Transcript of Committee Meeting	Deposition of	
	12/0/11	Ex. 10 - Transcript of Committee Meeting	Don Gaetz taken	

Exhibit			a	Objections / Stipulated
No.	Date	Description	Source	Admissions
			on February 27, 2014	
	12/6/11	Email from K. Dannar to M. Daiahaldarfar	March 2014	
	12/0/11	Email from K. Pepper to M. Reichelderfer	production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	12/8/11		Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	12/8/11	Ex. 23 - Meeting Packet for 12/8/11 Meeting	Deposition of	
			William	
			Weatherford	
			taken on January	
			30, 2014	
	12/28/11	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R. Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/2/12	Ex. 6 - Pepper email	Deposition of	
			Kirk Pepper taken	
			on February 27,	
			2014	
	1/3/12	Email from F. Terraferma to R. Lair	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	1/5/10		F. Terraferma	
	1/5/12	Ex. 3 - Email to Legg, etc. from Kelly attaching		
		charts	John Legg taken	
			on February 28, 2014	
	1/8/12	Ex. 4 - Email to Legg from Kelly attaching	Deposition of	
	1/0/14	Scripts	John Legg taken	
		bow bo	on February 28,	
			2014	
	1/8/12	Email from J. Roach and attachments	20140129HOUSE	
			PROD-000270	

Exhibit			a	Objections / Stipulated
No.		Description	Source	Admissions
	1/9/12	Ex. 3 - Transcript of Committee Meeting	Deposition of	
			Doug Holder taken on February	
			10, 2014	
	1/9/12	Email from R. Duffy to K. Betta, A. Carter, A.	20140129HOUSE	Hearsay
	1/ // 12	Kelly and R. Roach	PROD-000159	Ticarsay
	1/10/12	Email from S. Verghese to K. Betta and R.	20140129HOUSE	Hearsay
	_,,	Hammond	PROD-000309	
	1/10/12	Emails from F. Terraferma to I. Smidt	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/11/12	Ex. 17 - Transcript of Senate Reapportionment	Deposition of	
		Committee Meeting	Don Gaetz taken	
			on February 27,	
	1/11/10		2014	D 1
	1/11/12	Ex. 80 - Email from Reichelderfer to	Deposition of	Relevance
		Terraferma RE: CD 4 Blk VAP= 50.11	Marc Reichelderfer	Hearsay
			taken on March	
			28, 2014	
	1/11/12	Email from F. Terraferma to M. Reichelderfer	March 2014	Relevance
	1/11/12		production of	Hearsay
			Non-Parties R.	Ticarsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/11/12	Email from C. Clark to R. Heffley	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	1 /1 0 /1 0		F. Terraferma	
	1/12/12	Ex. 18 - Terraferma email	Deposition of	
			William Weatherford	
			taken on January	
			30, 2014	
	1/17/12	Ex. 19 - Terraferma email	Deposition of	
	1/1//14		William	
			Weatherford	
			taken on January	

Exhibit			G	Objections / Stipulated
No.	Date	Description	Source	Admissions
	1/17/12	Ex. 1 - Transcript of Senate Floor Debate	30, 2014 Deposition of	
	1/1//12	Ex. 1 - Transcript of Senate Ploof Debate	Don Gaetz taken	
			on February 27,	
			2014	
	1/19/12	Ex. 5 - Email to Legg from Roy Rich	Deposition of	
			John Legg taken	
			on February 28,	
			2014	
	1/19/12	Email from M. Horner to papillon2@cfl.rr.com	20140129HOUSE	
			PROD-000303	
	1/20/12	Ex. 6 - Email to Legg from Kelly, Talking	Deposition of	
		Points	John Legg taken	
			on February 28,	
			2014	
	1/20/12	Ex. 4 - Transcript of House Workshop	Deposition of	
			Doug Holder	
			taken on February	
	1/23/12	Ex. 64 - Email from Pat Bainter to Marc	10, 2014	
	1/23/12	Reichelderfer and Matt Mitchell re: S007 Mapped Statistics	Deposition of Marc	
			Reichelderfer	
			taken on March	
			28, 2014	
	1/23/12	Email from K. Pepper to M. Reichelderfer	March 2014	
		11	production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/23/12	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	1/23/12	Email from F. Terraferma to R. Heffley	F. Terraferma March 2014	Relevance
	1/23/12	Eman from P. Terraterilla to K. Herriey	production of	
			Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/23/12	Email from F. Terraferma to R. Heffley	March 2014	Relevance
			production of	Hearsay

Exhibit		Description	G	Objections / Stipulated
No.	Date	Description	Source Non-Parties R.	Admissions
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/24/12	Ex. 9 - email Poreda to Guthrie, copied Kelly	Deposition of	
	1/27/12	Ex. 9 - chian i oreda to Gutine, copied Keny	Jason Poreda	
			taken on February	
			18, 2014	
	1/24/12	Email from K. Pepper to M. Reichelderfer	March 2014	
	1, 47, 14	11	production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/25/12	Ex. 5 - email string	Deposition of	
			Jason Poreda	
			taken on February	
			18, 2014	
1.	1/25/12	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/25/12	Email from K. Pepper to M. Reichelderfer	March 2014	
			production of	
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and	
	1/05/10		F. Terraferma	D 1
	1/25/12	Emails from F. Terraferma to R. Smith	March 2014 production of	Relevance
			Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	1/25/12	Email from J. Poreda to J. Guthrie and A. Kelly		
		SUBJ: Combined CD Map and attachment		
	1/27/12	Ex. 5 - Transcript of Committee Meeting	Deposition of	
			Doug Holder	
			taken on February	
	1/01/17		10, 2014	
	1/31/12	Email from J. Poreda to J. Silver, J. Tackas, and		
		A. Kelly SUBJ: Amendment to Senate Map and	L .	

Exhibit			G	Objections / Stipulated
No.	Date	Description attachment	Source	Admissions
	1/31/12	Email from J. Poreda to J. Guthrie, A. Kelly, and J. Tackas SUBJ: FW: Amendment to Senate Map and attachment	Senate Production	
	2/2/12	Email from J. Guthrie to A. Bardos	SENATESUPP- 009004	
	2/2/12	Email from J. Guthrie to A. Bardos and attachments	SENATESUPP- 009006	
	2/6/12	Email from J. Guthrie to A. Bardos and attachments	SENATESUPP- 008989	
	2/6/12	Email from J. Guthrie to J. Poreda SUBJ: RE: Differences between Senate and House passed CD Maps	Senate Production	
	2/6/12	Email from J. Poreda to J. Guthrie SUBJ: Differences between Senate and House passed CD maps	Senate Production	
	2/9/12	Ex. 22 - Transcript of the Regular Session of the Senate	Deposition of Don Gaetz taken on February 27, 2014	
	2/14/12	Ex. 20 - Weatherford email	Deposition of William Weatherford taken on January 30, 2014	
	2/14/12	Ex. 21 - Weatherford email string	Deposition of William Weatherford taken on January 30, 2014	
	2/14/12	Email from W. Weatherford to A. Putnam and attachments	WEATHERFOR D-0000041	
	2/16/12	Email from Springer to R. Heffley	March 2014 production of Non-Parties R. Heffley, M. Reichelderfer and F. Terraferma	Relevance Hearsay
	2/20/12	Ex. 13 - Press Release	Deposition of Don Gaetz taken on February 27, 2014	
	3/9/12	Ex. 15 - Gmail to Guthrie	Deposition of Don Gaetz taken	Relevance Hearsay

Exhibit No.	Date	Description	Source	Objections/ Stipulated Admissions
110.	Date		on February 27,	2 1111 5510115
			2014	
	3/12/12	Email from C. Clark to R. Heffley	March 2014	Relevance
			production of Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	3/15/12	Emails from K. Pepper to M. Reichelderfer	March 2014	Relevance
			production of	Hearsay
			Non-Parties R. Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	3/16/12	Email from J. Guthrie to A. Kelly, A. Bardos	Senate Production	Relevance
		and C. Clark RE: functional analysis plus attachments		Hearsay
	3/16/12	Email from A. Kelly to J. Guthrie, J. Silver, J.	Senate Production	Relevance
		Tackas and J. Poreda SUBJ: functional analysis		Hearsay
	3/17/12	Ex. 7 - Pepper email	Deposition of	Relevance
			Kirk Pepper taken	Hearsay
			on February 27, 2014	
	3/17/12	Email from R. Heffley to C. Clark	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M. Reichelderfer and	
			F. Terraferma	
	3/22/12	Ex. 25 - PowerPoint	Deposition of	Relevance
			Don Gaetz taken	Hearsay
			on February 27,	meansay
			2014	
	3/28/12	Email from K. Pepper to F. Terraferma	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	
			Heffley, M.	
			Reichelderfer and F. Terraferma	
	3/29/12	Ex. 1 - Email from Alex Kelly to George Meros		
	5/27/12	LA. 1 - Linan nom Alex Keny to George Meros	Alex Kelly taken	
			on March 5, 2014	
	4/10/12	Ex. 4 - Email Chain	Deposition of J.	
			Alex Kelly taken	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
110.	Date	Description	on March 5, 2014	
	4/16/12	Email from R. Heffley to Springer	March 2014	Relevance
	1/10/12	Email from R. Horney to Springer	production of	Hearsay
			Non-Parties R.	Tieatsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	4/27/12	Email from R. Heffley to D. Gaetz	March 2014	Relevance
	1/2//12	Email from R. Herney to D. Guetz	production of	
			Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	4/30/12	Email from C. Clark to R. Heffley	March 2014	Relevance
	4/30/12	Linan nom C. Clark to K. Henney	production of	
			Non-Parties R.	Hearsay
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	10/25/13	Daniel Smith's Supplemental Expert Report	Coalition	Hearsay
			Plaintiffs'	
			Production	
	11/11/13	Stephen Hodge's Expert Report	Defendants'	
			Production	
	11/11/13	McCarty Supplemental Expert Report	Defendants'	
			Production	
	11/11/13	Moreno Supplemental Expert Report	Defendants'	
	(served)		Production	
	11/12/13	Hodge CV	Defendants'	
			Production	
	12/2/13	Legislative Parties' Answers and Objections to	Defendants'	
		LOWV's 3rd Set of Interrogatories to	Production	
		Defendants		
	12/2/13	House' Answers and Objections to Romo	House Production	
		Plaintiffs' 2d Set of Interrogatories to House		
	12/2/13	Senate's Answers and Objections to Romo	Senate Production	
		Plaintiffs' 2d Set of Interrogatories to		
		Defendants' Florida Senate		
	12/9/13	Legislative Parties' Supplemental Response to	Defendants'	
		LOWV's 2d Set of Interrogatories	Production	
	12/31/13	Hodge Addendum, served December 31, 2013	Defendants'	
	12/01/10		Production	
	1/1/14	The Florida House of Depresentatives'	Defendants'	
	1/1/14	The Florida House of Representatives'		
		Response to the LOWV Plaintiffs' Fourth Set	Production	

Exhibit No.	Date	Description	Source	Objections / Stipulated Admissions
		of Interrogatories		
	2/18/14	Response to Expert Report of Stephen W.	Romo Plaintiffs'	Hearsay
		Hodge by Dr. Jowei Chen and Dr. Jonathan	Production	Relevance
		Rodden		Daubert
	2/18/14	District Statistics In Support of Response to	Romo Plaintiffs'	Hearsay
		Expert Report of Stephen W. Hodge by Dr.	Production	Relevance
		Jowei Chen and Dr. Jonathan Rodden		Daubert
	2/28/14	Email from A. Kelly to F. Terraferma	March 2014	Relevance
			production of	Hearsay
			Non-Parties R.	5
			Heffley, M.	
			Reichelderfer and	
			F. Terraferma	
	4/7/14	Legislative Parties' Response to Romo	Legislative	
		Plaintiffs' Third Set of Interrogatories	Parties'	
			Production	
	4/10/14	Supplemental Report of Stephen Ansolabehere	Romo Plaintiffs'	Hearsay
			Production	

Dated: April 14, 2014

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Attorneys for the Romo Plaintiffs

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by

Electronic Mail this 14 April 2014 to each of the following parties on the attached service list:

/s/ Mark Herron

Mark Herron

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EXHIBIT 1

LEGISLATIVE PARTIES' GENERAL OBJECTIONS

In addition to the objections noted above, the Legislative Parties assert the following objections:

- The Legislative Parties object on the basis of hearsay to the use of any article (including news articles pasted into email correspondence not otherwise objected to) to prove the truth of the matter asserted therein.
- If an exhibit appears more than once on an exhibit list, or appears on more than one exhibit list, the Legislative Parties incorporate in each place all objections asserted with respect to the same exhibit in any other place.
- Where an exhibit list incorporates by express reference documents that appear on another exhibit list, the Legislative Parties likewise incorporate their objections.

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, an individual; BENJAMIN WEAVER, an individual; et al.,

Plaintiffs,

vs.

CASE NO. 2012-CA-000412

KEN DETZNER, in his official capacity as Florida Secretary of State; PAMELA JO BONDI, in her official capacity as Attorney General; et al.,

Defendants.

/

THE LEAGUE OF WOMEN VOTERS OF FLORIDA; THE NATIONAL COUNCIL OF LA RAZA; et al.,

Plaintiffs,

vs.

CASE NO. 2012-CA-000490

KEN DETZNER, in his official capacity as Florida Secretary of State; THE FLORIDA SENATE; et al.,

Defendants.

/

ROMO PLAINTIFFS' PRETRIAL DISCLOSURES

Pursuant to the Fourth Order Modifying Order Setting Non-Jury Trial entered

August 6, 2013, Plaintiffs Rene Romo, Benjamin Weaver, William Everett Warinner,

Jessica Barrett, June Keener, Richard Quinn Boylan, and Bonita Agan (the "Romo

Plaintiffs") hereby make the following disclosures.^A

^A The Romo Plaintiffs reserve the right to amend or supplement these disclosures based on ongoing discovery or any additional discovery that may be authorized as a result of the Supreme Court of Florida's ruling on the legislative privilege issue, currently under consideration by that Court.

I. WITNESSES^B

No.	Witness	Summary
No.	WitnessAnsolabehere, Stephen, Ph.D.Expert WitnessAddress: Department of Government, Harvard University, 1737 Cambridge Street, CGIS Knafel Building 410, Cambridge, MA 02138 Phone: (617) 496-0234 Areas of Expertise: American electoral politics and public opinion; statistical methods in social sciences; voting behavior and elections; application of statistical methods to voting behavior and elections.	Substance of Opinions and Summary of Grounds: Dr. Ansolabehere will testify to several opinions based on his analyses of Florida's 2012 enacted congressional plan (the "Enacted Map") and the two alternative maps proposed by the Romo Plaintiffs (the "Alternative Maps"). Specifically, Dr. Ansolabehere will testify that unlike the Enacted Map, the Alternative Maps do not favor a political party or an incumbent and otherwise comply with the requirements of the Fair District Amendments. The Alternative Maps demonstrate that it was readily possible for the Legislature to construct a map that eliminates partisanship and incumbency protection, improves opportunities for minorities to elect their preferred candidates, and reduces the number of splits of
	e e	protection, improves opportunities for minorities to elect their preferred candidates,
		Specifically, Dr. Ansolabehere will testify that Dr. Engstrom's report confirms Dr. Ansolabehere's conclusion that the CD 5 in the Enacted Map and the Alternative Maps are plurality African American districts in which African Americans can easily elect their preferred candidates, and that Dr. Engstrom

A. Witnesses Plaintiffs Intend to Call at Trial

^B In addition to the witnesses listed below, the Romo Plaintiffs reserve the right to call any witnesses listed in the Coalition Plaintiffs' Final Disclosures - Witness List, which is incorporated herein by reference.

The Romo Plaintiffs have made their best efforts to obtain accurate contact information for the witnesses listed herein. Some of that information, particularly in relation to Republican-affiliated consultants and former legislatures and legislative staffers, may not be accurate. Where the Romo Plaintiffs were unable to reasonably identify any contact information for a witness before the filing deadline, that is indicated with the notation "UNKNOWN."

	analyzes an atypical election in forming his judgments about the extent of racial voting behaviors in the areas of CDs 5 and 10. Dr. Ansolabehere will also testify to his analysis of the Val Demings election, which further demonstrates that the Enacted CD 10 is not a district in which minorities have the ability to elect their preferred candidates, but CD 10 in the Alternative Maps would be such a district, owning to sufficient cross-over vote. Further details about Dr. Ansolabehere's expected testimony, and the grounds for his opinions, can be found in his written reports, which are attached as Exhibits A and B and hereby incorporated by reference.
Bainter, PatrickAddress:6211 NW 132ndStreet, Gainesville, FL 32653-2532Phone:352-331-0980	Summary of Expected Testimony: Mr. Bainter is a Republican operative who was extensively involved in redistricting in Florida during the timeframe relevant to this litigation. Mr. Bainter also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Bainter's testimony will be similar to that in his deposition, taken on November 14, 2012, hereby incorporated by reference.
Chen, Jowei, Ph.D.Expert WitnessAddress: Department of Political Science, University of Michigan, 5700 Haven Hall, 505 South State Street, Ann Arbor, MI 48109-1045 Phone: (734) 615-9886 Areas of Expertise: Political science, including specifically political geography and the use of computer algorithms and geographic information systems to study questions related to	Substance of Opinions and Summary of Grounds: Dr. Chen will testify that, using simulated redistricting plans as a baseline, the number of Republican seats created by the Legislature's Enacted Map is an extreme statistical outlier and falls outside the range of partisan bias that could be expected from the non-partisan districting process called for in the Florida Constitution. Dr. Chen will also offer testimony to rebut the testimony of Defendants' expert witnesses, Thomas Darling and Professor Nolan McCarty. Specifically, Dr. Chen will testify as to the profound demographic shift in the geographic distribution of partisanship in Florida between

political and economic geography and districting particularly relating to electoral bias and residential patterns.	2000 and 2008; that his opinion that the Enacted Map is a statistical outlier is strengthened by including additional Florida statewide elections in the simulations; and that, of all of the proposed redistricting plans submitted to the Florida Legislature by the public and members of the Legislature, only onethe Enacted Mapproduced 17 pro- McCain districts. Each of the remaining 42 plans produced 16 or fewer pro-McCain seats. Further details about Dr. Chen's expected testimony, and the grounds for his opinions, can be found in his written reports, which are attached as Exhibits C and D and hereby incorporated by reference.
Heffley, Richard <u>Address</u> : 8975 Winged Foot Dr., Tallahassee, FL 32312-4041 <u>Phone</u> : 850-668-0759	Summary of Expected Testimony: Mr. Heffley is a Republican operative who was extensively involved in redistricting in Florida and who met privately with and advised legislative staffers on redistricting during times relevant to this litigation. Mr. Heffley also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Heffley's testimony will be similar to that in his deposition, taken on May 17, 2013, hereby incorporated by reference.
Johnston, Richard <u>Address</u> : Public Concepts, 5730 Corporate Way, Suite 214, West Palm Beach, FL 33407 <u>Phone</u> : 561-688-0061	Summary of Expected Testimony: Mr. Johnston is a Republican operative who was extensively involved in redistricting in Florida during times relevant to this litigation. Mr. Johnston also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Johnston's testimony will be similar to that in his deposition, taken on May 13, 2013, hereby incorporated by reference.

Katz, Jonathan, Ph.D. Expert Witness Address: D.H.S.S. (228-77), California Institute of Technology, Pasadena, CA 91125 Phone: (626) 395-4191 Areas of Expertise: Political methodology (i.e., the development and use of statistical and research tools in political science); American elections; the statistical evaluation of electoral data; voting systems.	 <u>Substance of Opinions and Summary of</u> <u>Grounds</u>: Dr. Katz will testify to his opinion that the Enacted Map is significantly biased in favor of Republicans. This opinion is based on statistical analysis of historical election data from 2002 to 2010, as well as Dr. Katz's extensive expertise in redistricting in the United States. Dr. Katz will also testify that an analysis of results from the November 6, 2012 election similarly supports his opinion that the Enacted Map is significantly biased in favor of Republicans. Further details about Dr. Katz's expected testimony, and the grounds for his opinions, can be found in his written report, which is attached as Exhibit E and hereby incorporated by reference.
Reichelderfer, Marc <u>Address</u> : 3616 Mossy Creek Lane, Tallahassee, FL 32311- 3638 <u>Phone</u> : 850-205-2022	<u>Summary of Expected Testimony</u> : Mr. Reichelderfer is a Republican operative who privately met with and advised legislative staffers on redistricting during times relevant to this litigation. Mr. Reichelderfer also worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Plaintiffs expect that Mr. Reichelderfer's testimony will be similar to that in his deposition, taken on May 16, 2013, hereby incorporated by reference.
Rodden, Jonathan, Ph.D. <i>Expert Witness</i> <u>Address</u> : Department of Political Science, 616 Serra Street, Encina Hall Central, Room 444, Stanford, CA 94305- 6044 <u>Phone</u> : (650) 723-5219 <u>Areas of Expertise</u> : Political science, including specifically	<u>Substance of Opinions and Summary of</u> <u>Grounds</u> : Dr. Rodden will testify that, using simulated redistricting plans as a baseline, the number of Republican seats created by the Enacted Map is an extreme statistical outlier and falls outside the range of partisan bias that could be expected from the non-partisan districting process called for in the Florida Constitution. Dr. Rodden will also offer testimony to rebut the testimony of Defendants' expert witnesses, Thomas

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political and economic geography and the use of geographic information systems to analyze districting and the translation of votes to seats, as well as the relationship between residential patterns and electoral bias in the United States.	Darling and Professor Nolan McCarty. Specifically, Rodden will testify as to the profound demographic shift in the geographic distribution of partisanship in Florida between 2000 and 2008; that his opinion that the Enacted Map is a statistical outlier is strengthened by including additional Florida statewide elections in the simulations; and that of all of the proposed redistricting plans submitted to the Florida Legislature by the public and members of the Legislature, only onethe Enacted Mapproduced 17 pro- McCain districts. Each of the remaining 42 plans produced 16 or fewer pro-McCain seats. Further details about Dr. Rodden's expected testimony, and the grounds for his opinions, can be found in his written reports, which are attached as Exhibits C and D and hereby incorporated by reference.
Address:Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 Phone: 850-222-7920	Summary of Expected Testimony: Mr. Terraferma is an employee of the Republican Party of Florida who worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Terraferma also had direct communications with former U.S. Congressman David Rivera about congressional redistricting in Florida during times relevant to this litigation. Plaintiffs expect that Mr. Terraferma's testimony will be similar to that in his deposition, taken on June 11, 2013, hereby incorporated by reference.
Tyson, RyanAddress: AIF, 516 N. AdamsStreet, PO Box 784, Tallahassee,FL 32302-0784Phone: 850-224-7173	Summary of Expected Testimony: Mr. Tyson is a lobbyist for a trade association who met with and discussed redistricting with Florida legislators and their staffers, as well as U.S. representatives and their staffers, during times relevant to this litigation. Mr. Tyson also had discussions about redistricting with Republican operatives about redistricting in Florida during times relevant to this litigation.

	Plaintiffs expect that Mr. Tyson's testimony will be similar to that in his deposition, taken on October 9, 2012, hereby incorporated by reference.
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B. Additional Witnesses Plaintiffs May Call At Trial^C

No.	Witness	Summary
	Abruzzo, Joseph (Sen.)Address: 222 Senate OfficeBuilding, 404 South MonroeStreet, Tallahassee 32399-1100Phone: 850-487-5025	<u>Summary of Expected Testimony</u> : Sen. Abruzzo was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Sen. Abruzzo would invoke the legislative privilege recently recognized by the First District Court of Appeal.
	Adkins, Janet (Rep.)Address: 313 The Capital, 402South Monroe Street,Tallahassee, FL 32399-3200Phone: 850-717-3011	Summary of Expected Testimony: Rep. Adkins was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Adkins would invoke the legislative privilege recently recognized by the First District Court of Appeal.
	Agan, Bonita <u>Address</u> : 251 Driftwood Rd. SE, St. Petersburg, FL 33705-2845 <u>Phone</u> : 727-692-2165	Summary of Expected Testimony: Ms. Agan is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 14. The Enacted Map violates Ms. Agan's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to

^c Given the Legislative Defendants' invocation of legislative privilege to avoid any direct discovery of the map drawers or any legislative actors involved in the redistricting process, Plaintiffs have necessarily been over-inclusive in listing all witnesses that they currently have reason to believe have knowledge about the congressional redistricting process.

		favor a political party or an incumbent.
South Monro	2 The Capital, 402 be Street, FL 32399-3200	Summary of Expected Testimony: Rep. Albritton was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Albritton would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Building, 40	4 Senate Office 4 South Monroe hassee, FL 32399-	<u>Summary of Expected Testimony</u> : Sen. Altman served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Altman would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Aultman, La <u>Address</u> : Ul <u>Phone</u> : UNI	NKNOWN	<u>Summary of Expected Testimony</u> : Mr. Aultman served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Aultman would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Barrett, Jes <u>Address</u> : 21 Auburndale, <u>Phone</u> : 863-2	7 Palm Ave., FL 33828	Summary of Expected Testimony: Ms. Barrett is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 10. The Enacted Map violates Ms. Barrett's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map

	that was not intended to favor a political party or an incumbent.
Beggs, Colin <u>Address</u> : 1519 Lee Ave., Tallahassee, FL 32303-5823 Phone: 850-222-9618	<u>Summary of Expected Testimony</u> : Mr. Beggs served as a Legislative Research Assistant to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Beggs would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Benacquisto, Lizbeth (Sen.)Address: 300 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5030	<u>Summary of Expected Testimony</u> : Sen. Benacquisto served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Benacquisto would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Bernard, Mack (Former Rep.) Address: UNKNOWN Phone: UNKNOWN	Summary of Expected Testimony: Rep. Bernard was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Bernard would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Boyce, Bradley Address: UNKNOWN Phone: UNKNOWN	Summary of Expected Testimony: Mr. Boyce served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had

	responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Boyce would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Boylan, Richard Quinn <u>Address</u> : 2950 Alton Drive, St. Pete Beach, FL 33706-2704 <u>Phone</u> : 727-363-6895	Summary of Expected Testimony: Mr. Boylan is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 5. The Enacted Map violates Mr. Boylan's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Braynon II, Oscar (Sen.)Address: 213 Senate OfficeBuilding, 404 South MonroeStreet, Tallahassee, FL 32399-1100Phone: 850-487-5036	Summary of Expected Testimony: Sen. Braynon served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Braynon would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Brodeur, Jason (Rep.)Address: 214 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399- 3200 Phone: 850-717-5028	Summary of Expected Testimony: Rep. Brodeur was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Brodeur would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Burgin, Rachel (Former Rep.) <u>Address</u> : PO Box 89001, Tampa, FL 33689-0400 Phone: 813-541-7965	Summary of Expected Testimony: Rep. Burgin was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had

	responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Burgin would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Cannon, Dean (Former Rep.)Address:Capitol Insight, 301 S.Bronough St., Suite 500,Tallahassee, FL 32301Phone:850-577-1403	<u>Summary of Expected Testimony</u> : Rep. Cannon was the Speaker of the House during times relevant to this litigation. Discovery has revealed that he was communicating with Republican operatives and at least one U.S. Representative about redistricting during times relevant to this litigation. Plaintiffs understand that if subpoenaed, Rep. Cannon would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Chestnut IV, Charles (Former Rep.) Address: 1773 NE 21st Pl, Gainesville, FL 32609-3985 Phone: 352-372-2537	Summary of Expected Testimony: Rep. Chestnut was a member of the House Redistricting Committee and the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Chestnut would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Cibula, TomAddress:Florida Senate Committee on Judiciary, 515 Knott Building, 404 S. Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5198	<u>Summary of Expected Testimony</u> : Mr. Cibula served as the Staff Director of the Senate Committee on Judiciary during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who assisted in preparing responses to the interrogatories. Plaintiffs understand that if subpoenaed, Mr. Cibula would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Clark, Chris Address: Office of Senate	<u>Summary of Expected Testimony</u> : Mr. Clark served as a key staffer to Sen. Gaetz during times relevant to this litigation. Discovery has

President, 404 S. Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5229	revealed that Mr. Clark and other legislative staffers involved in redistricting were meeting privately with Republican political operatives to discuss redistricting as early as December 2010. Plaintiffs understand that if subpoenaed, Mr. Clark would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Clay, Robert L. <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	<u>Summary of Expected Testimony</u> : Mr. Clay served as the Information Systems Chief to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Clay would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Convery, Amy <u>Address</u> : 2721 Parsons Rst., Tallahassee, FL 32309-2135 <u>Phone</u> : 850-894-6573	Summary of Expected Testimony: Ms. Convery served as a Consultant to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Ms. Convery would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Crofoot, KatieAddress: Office of the Majority Leader, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-488-1993	Summary of Expected Testimony: Ms. Crofoot served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Ms. Crofoot would invoke the legislative privilege recently recognized by the First District Court of Appeal.

Dean, Charles S. (Sen.)Address: 311 Senate OfficeBuilding, 404 South MonroeStreet, Tallahassee, FL 32399-1100Phone: 850-487-5005	<u>Summary of Expected Testimony</u> : Sen. Dean served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Dean would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Detert, Nancy C. (Sen.)Address: 416 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5028	Summary of Expected Testimony: Sen. Detert served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Detert would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Diaz de la Portilla, Miguel (Sen.)Address: 312 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5040	<u>Summary of Expected Testimony</u> : Sen. Diaz de la Portilla served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Diaz de la Portilla would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Dorworth, Chris (Former Rep.)Address:1520 Whitstable Ct, Lake Mary, FL 32746-4332 Phone: UNKNOWN	Summary of Expected Testimony: Rep. Dorworth was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Dorworth would invoke the legislative

	privilege recently recognized by the First District Court of Appeal.
Eisnaugle, Eric (Former Rep.) Address: 3008 Bristol Street, Sebring, FL 33872-3304 Phone: 863-471-0721	Summary of Expected Testimony: Rep. Eisnaugle was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Eisnaugle would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Evers, Greg (Sen.)Address: 308 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5002	<u>Summary of Expected Testimony</u> : Sen. Evers served as a member of the Senate Committee on Reapportionment times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Evers would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Fairbrother, BenjaminAddress: 3207 Shamrock St E, Apt. 29, Tallahassee, FL 32309- 2878 Phone: 850-284-2270	Summary of Expected Testimony: Mr. Fairbrother served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Fairbrother would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Farr, JamesAddress:UNKNOWNPhone:UNKNOWN	Summary of Expected Testimony: Mr. Farr served an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had

		responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Farr would invoke the legislative privilege recently recognized by the First District Court of Appeal.
<u>A</u> 3 S F	Ferrin, Jay Address: Senate Majority Office, 330 Senate Office Building, 404 5. Monroe Street, Tallahassee, FL Phone: 850-487-5184	<u>Summary of Expected Testimony</u> : Mr. Ferrin served as the Senior Administrative Assistant to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Ferrin would invoke the legislative privilege recently recognized by the First District Court of Appeal.
A E S 1	Flores, Anitere (Sen.) Address: 413 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 100 Phone: 850-487-5037	<u>Summary of Expected Testimony</u> : Sen. Flores served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Flores would invoke the legislative privilege recently recognized by the First District Court of Appeal.
	Fresen, Erik (Rep.) Address: 222 The Capital, 402 South Monroe Street, Fallahassee, FL 32399-3200 Phone: 850-717-5114	Summary of Expected Testimony: Rep. Fresen was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Fresen would invoke the legislative privilege recently recognized by the First District Court of Appeal.
A	Frishe, James (Former Rep.) Address: 6617 Blue Heron Drive S., St. Petersburg, FL 33707-	<u>Summary of Expected Testimony</u> : Rep. Frishe was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the

3801 Phone: 727-302-0392 Fullwood, Reggie (Rep.) Address: 1401 The Capital, 402 South Monroe Street,	House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Frishe would invoke the legislative privilege recently recognized by the First District Court of Appeal. <u>Summary of Expected Testimony</u> : Rep. Fullwood was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was
Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5013	identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Fullwood would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Gaetz, Don (Sen.) <u>Address</u> : 212 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5001	<u>Summary of Expected Testimony</u> : Sen. Gaetz served as the Chair of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Gaetz would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Garcia, Rene (Sen.) <u>Address</u> : 310 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5038	<u>Summary of Expected Testimony</u> : Sen. Garcia served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Garcia would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Gardiner, Andy (Sen.)	Summary of Expected Testimony: Sen. Gardiner served as a member of the Senate

Address: 420 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5013	Committee on Reapportionment times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Gardiner would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Gibson, Audrey (Sen.) <u>Address</u> : 205 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5009	Summary of Expected Testimony: Sen. Gibson served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Gibson would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Ginsberg, Benjamin Address: Patton Boggs LLP, 2550 M Street, NW, Washington DC 20037 Phone: 202-457-6405	<u>Summary of Expected Testimony</u> : As counsel to the Republican National Committee ("RNC"), Mr. Ginsberg will provide evidence relating to the involvement of the RNC, and his own involvement, in the Florida congressional redistricting process and the creation of the congressional map. His testimony will describe communications between the RNC, including himself, and persons involved in the congressional redistricting process and the creation of the congressional map. These communications include discussions with members or staffers of the Florida Legislature and discussions with political consultants and attorneys representing the Legislature.
Goodman, Max <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	Summary of Expected Testimony: Mr. Goodman was the Communications Director for U.S. Representative Vern Buchanan at times relevant to this litigation. Discovery has revealed that Mr. Goodman had communications with Republican operatives about redistricting at time relevant to this

	litigation.
Goodson, Tom (Rep.) <u>Address</u> : 200 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399- 3200 <u>Phone</u> : 850-717-5050	Summary of Expected Testimony: Rep. Goodson was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Goodson would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Guthrie, John <u>Address</u> : Senate Committee on Gaming, 103 Senate Office Building, 404 S. Monroe Street, Tallahassee, FL 32399-1100 Phone: 850-487-5811	Summary of Expected Testimony: Mr. Guthrie served as the Staff Director to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Guthrie would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Haridopolos, Mike (Former Sen.) <u>Address</u> : 4385 Crooked Mile Rd., Merritt Island, FL 32952- 6306 Phone: UNKNOWN	Summary of Expected Testimony: Sen. Haridopolos served as the President of the Florida Senate during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Haridopolos would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Hays, Alan (Sen.)Address: 320 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5011	Summary of Expected Testimony: Sen. Hays served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Hays

	would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Hodge, Stephen <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	<u>Summary of Expected Testimony</u> : Mr. Hodge served as a Principal Consultant to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Hodge would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Hofeller, Thomas <u>Address</u> : 7119 Marine Dr., Alexandria, VA 22307-1902 <u>Phone</u> : UNKNOWN	Summary of Expected Testimony: Mr. Hofeller is an expert in redistricting for the Republican National Party. Evidence has revealed that Florida-based Republican operatives who were closely involved in in the redistricting process communicated with Mr. Hofeller about redistricting during times relevant to this litigation.
Holder, Doug (Rep.) <u>Address</u> : 303 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 Phone: 850-717-5074	Summary of Expected Testimony: Rep. Holder was a member of the House Redistricting Committee and served as the Co- Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Holder would invoke the legislative privilege recently recognized by the First District Court of Appeal.

Horner, Mike (Former Rep.)Address: 2120 Macy Island Rd., Kissimmee, FL 34744-6230 Phone: 407-935-1670	Summary of Expected Testimony: Rep. Horner was a member of the House Redistricting Committee and the Vice Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Horner would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Huffman, Daryl <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	Summary of Expected Testimony: Mr. Huffman served as an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Huffman would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Hukill, Dorothy (Sen.)Address: 210 Senate OfficeBuilding, 404 S. Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5008	Summary of Expected Testimony: Sen. Hukill was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Hukill would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Jenne, Evan (Rep.) <u>Address</u> : 1450 SW 3rd Ave, Apt. 410, Ft. Lauderdale, FL 33315- 1509 Phone: 954-712-4999	<u>Summary of Expected Testimony</u> : Rep. Jenne was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Jenne would invoke the

	legislative privilege recently recognized by the First District Court of Appeal.
Jones, Mia (Rep.) <u>Address</u> : 316 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5014	<u>Summary of Expected Testimony</u> : Rep. Jones was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Jones would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Joyner, Arthenia L. (Sen.)Address: 202 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5019	<u>Summary of Expected Testimony</u> : Sen. Joyner served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Joyner would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Judd, Chris Address: 2115 Fernleigh Dr., Tallahassee, FL 32311-7885 Phone: 850-402-0707	Summary of Expected Testimony: Mr. Judd served as an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Judd would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Juhasz, TamasAddress:16863 NE 24th Place, Bellevue, WA 98008-2322 Phone:Phone:UNKNOWN	Summary of Expected Testimony: Mr. Juhasz served as an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if

	subpoenaed, Mr. Juhasz would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Keener, June <u>Address</u> : 9424 Via Segovia, New Port Richey, FL 34655 <u>Phone</u> : 727-372-9321	<u>Summary of Expected Testimony</u> : Ms. Keener is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 12. The Enacted Map violates Ms. Keener's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Kelly, J. Alex <u>Address</u> : Foundation for Florida's Future, PO Box 10691, Tallahassee, FL 32302 Phone: 850-391-3070	<u>Summary of Expected Testimony</u> : Mr. Kelly served as the staff director for the House Redistricting Committee and Congressional Redistricting Subcommittee during times relevant to this litigation. In that capacity he was responsible for managing the staff, coordinating the public hearings, presenting proposals to the committee, interacting with the public, creating proposals, interacting with Senate staff, and related tasks. Mr. Kelly was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Kelly would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Kiar, Martin (Former Rep.)Address: 250 Mahogany Terrace, Davie, FL 33325-6728 Phone: 954-577-8215	<u>Summary of Expected Testimony</u> : Rep. Kiar was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Kiar would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Lambert, Alexis Address: Office of Public	Summary of Expected Testimony: Ms. Lambert served as an Attorney to the Senate Committee on Reapportionment during times

Accountability, The City of Jacksonville, 117 W. Duval St., Ste 240, Jacksonville, FL 32202 <u>Phone</u> : 904-630-2518	relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Ms. Lambert would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Latvala, Jack (Sen.) <u>Address</u> : 408 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5020	Summary of Expected Testimony: Sen. Latvala served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Latvala would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Legg, John (Sen.) <u>Address</u> : 316 Senate Office Building, 404 South Monroe Street, Tallahassee 32399-1100 <u>Phone</u> : 850-487-5017	Summary of Expected Testimony: Sen. Legg served as Co-Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Sen. Legg would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Lopez-Cantera, Carlos (Former Rep.)Address: Property Appraiser of Miami-Dade County, The Stephen P. Clark Government Center, 111 NW 1st St., Suite 710, Miami, FL 33128-1984 Phone: 305-375-4712Lynn, Evelyn J. (Former Sen.)	Summary of Expected Testimony: Rep. Lopez-Cantera served as the Majority Leader in the Florida House during times relevant to this litigation. Discovery has revealed that he communicated with then-U.S. Representative David Rivera about congressional redistricting during the relevant timeframe. Plaintiffs understand that if subpoenaed, Sen. Diaz Lopez-Cantera would invoke the legislative privilege recently recognized by the First District Court of Appeal.

<u>Address</u> : PO Box 4236, Ormond Beach, FL 32175-4236 <u>Phone</u> : UNKNOWN	served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Lynn would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Margolis, Gwen (Sen.) <u>Address</u> : 414 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5035	<u>Summary of Expected Testimony</u> : Sen. Margolis served as the Vice-Chair of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Margolis would invoke the legislative privilege recently recognized by the First District Court of Appeal.
McKenna, Jeff <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	Summary of Expected Testimony: Mr. McKenna served as a Consultant to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. McKenna would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Mitchell, Matt <u>Address</u> : Data Targeting, Inc., 6211 NW 132nd St, Gainesville, FL 32653 <u>Phone</u> : 352-332-2115	Summary of Expected Testimony: Mr. Mitchell is a consultant with Data Targeting, Inc., a Republican consulting firm, and the former Field Director of incumbent Republican U.S. Representative Vern Buchanan's campaign. Discovery has revealed that Data Targeting was extensively involved in redistricting in Florida during the timeframe relevant to this litigation and also worked closely with other Republican operatives, some of whom directly

	communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Mitchell is among the Data Targeting employees that have actively resisted discovery throughout this litigation.
Montford, Bill (Sen.)Address: 214 Senate OfficeBuilding, 404 South MonroeStreet, Tallahassee, FL 32399-1100Phone: 850-487-5003	<u>Summary of Expected Testimony</u> : Sen. Montford served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Montford would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Morgan, DerekAddress: CPO 2345, One University Heights, Asheville, NC 28804 Phone: 828-250-3890	Summary of Expected Testimony: Mr. Morgan served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Morgan would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Negron, Joe (Sen.)Address: 412 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 Phone: 850-487-5032	Summary of Expected Testimony: Sen. Negron served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Negron would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Nehr, Peter (Former Rep.)	Summary of Expected Testimony: Rep. Nehr was a member of the House Redistricting

<u>Address</u> : 1500 Club Drive, Tarpon Springs, FL 34689-7027 <u>Phone</u> : 727-937-1910	Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Nehr would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Palmer, AndyAddress: Metz HusbandDaughton PA, 215 S. MonroeStreet, Suite 505, Tallahassee,FL 32301Phone: 850-205-9000	Summary of Expected Testimony: Mr. Palmer is a former Executive Director of the Republican Party of Florida and staffer for Dean Cannon. Discovery has revealed that he met privately with legislative staffers on redistricting during times relevant to this litigation.
Passidomo, Kathleen (Rep.) <u>Address</u> : 218 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399- 3200 <u>Phone</u> : 850-717-5106	Summary of Expected Testimony: Rep. Passidomo was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Passidomo would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Pepper, Kirk <u>Address</u> : Capitol Insight, 301 S. Bronough St., Suite 500, Tallahassee, FL 32301 <u>Phone</u> : 850-577-1403	<u>Summary of Expected Testimony</u> : Mr. Pepper was an aide to then-Speaker of the House, Dean Cannon, at times relevant to this litigation. Discovery has revealed that Mr. Pepper was providing Republican operative Marc Reichelderfer with draft legislative congressional redistricting maps, weeks before the Legislature's maps were made public, and asking for and receiving Mr. Reichelderfer's political advice and input about redistricting during times relevant to this litigation. Plaintiffs understand that if subpoenaed, Mr. Pepper would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Plakon, Scott (Former Rep.)	Summary of Expected Testimony: Rep.

<u>Address</u> : 3044 Timpana Pt, Longwood, FL 32779-3108 <u>Phone</u> : 407-804-9660	Plakon was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Plakon would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Poreda, JasonAddress: Office of the Majority Whip, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-717-5760	Summary of Expected Testimony: Mr. Poreda served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Poreda would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Porter, Daniel Address: UNKNOWN Phone: UNKNOWN	<u>Summary of Expected Testimony</u> : Mr. Porter served as an Information Systems Support Specialist to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Porter would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Precourt, Stephen (Rep.)Address: 418 The Capital, 402South Monroe Street,Tallahassee, FL 32399-3200Phone: 850-717-5044	<u>Summary of Expected Testimony</u> : Rep. Precourt served as the Vice-Chair of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Precourt would invoke the legislative

	privilege recently recognized by the First District Court of Appeal.
Address:300 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399- 3200 	Summary of Expected Testimony: Rep. Reed was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Reed would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Rich, Nan (Former Sen.) <u>Address</u> : PO Box 266863, Weston, FL 33326 Phone: 786-571-7560	<u>Summary of Expected Testimony</u> : Sen. Rich served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Rich would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Rimes, JimAddress: Florida Senate, Majority Office, 330 Senate Office Building, 404 S. Monroe St., Tallahassee, FL Phone: 850-487-5184	Summary of Expected Testimony: Mr. Rimes, a former executive director of the Republican Party of Florida, and now the Staff Director of the Senate Majority Office, worked as a Republican political consultant during times relevant to this litigation. Discovery has revealed that Mr. Rimes communicated about redistricting with other Republican operatives, including some who had direct contact with legislators or staffers, during times relevant to this litigation.
Address: 1101 The Capital, 402South Monroe Street, Tallahassee, FL 32399-3200Phone: 850-717-5095	Summary of Expected Testimony: Rep. Rogers was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting.

	Plaintiffs understand that if subpoenaed, Rep. Rogers would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Romo, Rene <u>Address</u> : 626 Caroline Street, Key West, FL 33040 <u>Phone</u> : 305-304-4733	<u>Summary of Expected Testimony</u> : Ms. Romo is a resident of and eligible voter in Florida. Under the Enacted Map, she resides in CD 26. The Enacted Map violates Ms. Romo's right, guaranteed by the Florida Constitution, to elect her congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Rouson, Darryl (Rep.) <u>Address</u> : 212 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5070	Summary of Expected Testimony: Rep. Rouson was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Rouson would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Sachs, Maria L. (Sen.) <u>Address</u> : 216 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5034	<u>Summary of Expected Testimony</u> : Sen. Sachs served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Sachs would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Schenk, Robert (Rep.) <u>Address</u> : 422 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5035	<u>Summary of Expected Testimony</u> : Rep. Schenk was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Schenk would invoke the legislative privilege

	recently recognized by the First District Court of Appeal.
Shankle, Benjamin <u>Address</u> : 415 Saint Francis St., Unit 129, Tallahassee, FL 32301-2257 <u>Phone</u> : UNKNOWN	<u>Summary of Expected Testimony</u> : Mr. Shankle served as a Legislative Analyst to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Shankle would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Sheehan, Michael <u>Address</u> : Data Targeting, Inc., 6211 NW 132nd St, Gainesville, FL 32653 <u>Phone</u> : 352-332-2115	<u>Summary of Expected Testimony</u> : Mr. Sheehan is a consultant with Data Targeting, Inc., a Republican consulting firm. Discovery has revealed that Data Targeting was extensively involved in redistricting in Florida during the timeframe relevant to this litigation and worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Sheehan is among the Data Targeting employees that have actively resisted discovery throughout this litigation.
Silver, Jeffrey <u>Address</u> : House Office of Information Technology, 802 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399- 1300 <u>Phone</u> : 850-717-5600	<u>Summary of Expected Testimony</u> : Mr. Silver served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Silver would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Simmons, David (Sen.)	Summary of Expected Testimony: Sen. Simmons served as a member of the Senate
Address: 406 Senate Office	Committee on Reapportionment during times

Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5010	relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Simmons would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Siplin, Gary (Former Sen.) <u>Address</u> : 9301 SW 29nd Ave, Apt. B118, Miami, FL 33176- 2106 <u>Phone</u> : 305-576-1918	<u>Summary of Expected Testimony</u> : Sen. Siplin served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Siplin would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Smith, Christopher L. (Sen.) <u>Address</u> : 200 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5031	<u>Summary of Expected Testimony</u> : Sen. Smith served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Smith would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Sobel, Eleanor (Sen.) <u>Address</u> : 410 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399- 1100 <u>Phone</u> : 850-487-5033	<u>Summary of Expected Testimony</u> : Sen. Sobel served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Sobel would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Springer, Joel	Summary of Expected Testimony: Mr.

Address: Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 Phone: 850-222-7920	Springer was an employee of the Republican Party of Florida during times relevant to this litigation and discovery has revealed that he met privately with legislative staffers on redistricting during times relevant to this litigation.
Storms, Ronda (Former Sen.)Address: 2129 Crosby Rd, Valrico, FL 33594-6751 Phone: 813-689-6179	Summary of Expected Testimony: Sen. Storms served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Storms would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Takacs, JeffreyAddress: Office of the Majority Leader, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-488-1993	Summary of Expected Testimony: Mr. Takacs served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. Takacs would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Taylor, Dwayne (Rep.)Address: 1101 The Capital, 402South Monroe Street, Tallahassee, FL 32399-3200 Phone: 850-717-5026	Summary of Expected Testimony: Rep. Taylor was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Taylor would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Testa II, Joseph S.	Summary of Expected Testimony: Mr. Testa served as a Consultant to the Senate

Address: UNKNOWN Phone: UNKNOWN	Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Mr. Testa would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Address:400 Senate OfficeBuilding,404 South MonroeStreet,Tallahassee,FL32399-1100Phone:850-487-5006	Summary of Expected Testimony: Sen. Thrasher served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Thrasher would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Address: 204 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399- 3200 Phone: 850-717-5105	Summary of Expected Testimony: Rep. Trujillo was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Trujillo would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Warinner, William EverettAddress:306 NE 5th Ave, Gainesville, FL 32601 Phone:Phone:352-514-2336	Summary of Expected Testimony: Mr. Warinner is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 5. The Enacted Map violates Mr. Warinner's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Weatherford, Will (Rep.)	Summary of Expected Testimony: Rep. Weatherford served as the Chairman of the

Address: 420 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5038	House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Weatherford would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Weaver, Benjamin Mark <u>Address</u> : 1649 Stockton St., Apt.3, Jacksonville, FL 32204Phone: 904-885-6134	Summary of Expected Testimony: Mr. Weaver is a resident of and eligible voter in Florida. Under the Enacted Map, he resides in CD 4. The Enacted Map violates Mr. Weaver's right, guaranteed by the Florida Constitution, to elect his congressional representative under an apportionment map that was not intended to favor a political party or an incumbent.
Weems, Lori K. <u>Address</u> : 216 S. Monroe St., Tallahassee, FL 32301-1824 <u>Phone</u> : 305-582-8635	Summary of Expected Testimony: Ms. Weems was married to Sen. Greg Evers, who served as a member of the Senate Committee on Reapportionment at times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Discovery has revealed that Ms. Weems communicated with Republican operatives about redistricting during times relevant to this litigation.
Weightman, Seth Address: UNKNOWN Phone: UNKNOWN	Summary of Expected Testimony: Mr. Weightman is a political assistant to Rep. Weatherford. Discovery has revealed that, at times relevant to this litigation, Mr. Weightman was receiving communications from Republican operatives related to redistricting.
West, Bob Address: UNKNOWN Phone: UNKNOWN	<u>Summary of Expected Testimony</u> : Mr. West served as professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs'

	interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Mr. West would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Wild, Mike <u>Address</u> : 2016 Summit Place NE, Washington, DC 20002- 1314 <u>Phone</u> : 202-635-0495	Summary of Expected Testimony: Mr. Wild is deputy director of redistricting of the Republican National Party. Evidence has revealed that Florida-based Republican operatives who were closely involved in the redistricting process communicated with Mr. Wild about redistricting during times relevant to this litigation.
Williford, April <u>Address</u> : UNKNOWN Phone: UNKNOWN	Summary of Expected Testimony: Ms. Williford served as an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Ms. Williford would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Wise, Stephen R. (Former Sen.) Address: 4361 Charleston Lane, Jacksonville, FL 32210-7374 Phone: 904-586-2744	Summary of Expected Testimony: Sen. Wise served as a member of the Senate Committee on Reapportionment during times relevant to this litigation and was identified by the Senate in responses to Plaintiffs' interrogatories as a person who had responsibility related to redistricting during that time. Plaintiffs understand that if subpoenaed, Sen. Wise would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Workman, Ritch (Rep.)Address: 317 The Capital, 402South Monroe Street,Tallahassee, FL 32399-3200	Summary of Expected Testimony: Rep. Workman was a member of the House Redistricting Committee during times relevant to this litigation and was identified by the House in responses to Plaintiffs'

<u>Phone</u> : 850-717-5052	interrogatories as a person who had responsibility related to redistricting. Plaintiffs understand that if subpoenaed, Rep. Workman would invoke the legislative privilege recently recognized by the First District Court of Appeal.

C. Witnesses Plaintiffs Do Not Intend to Call at Trial, But List Out of An Abundance of Caution Because They Have Some Knowledge of the Facts or Issues in Dispute

No.	Witness	Summary
	Bardos, Andy <u>Address</u> : Gray Robinson, 301 South Bronough Street, Suite 600, Tallahassee, FL 32301 <u>Phone</u> : 850-577-9090	<u>Summary of Knowledge</u> : Mr. Bardos served as General Counsel to the Senate Committee on Reapportionment during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Bardos would invoke the legislative privilege recently recognized by the First District Court of Appeal.
	Brown, Corrine (U.S. Rep.) <u>Address</u> : 101 E. Union Street, Suite 202, Jacksonville, FL 32202 <u>Phone</u> : 904-354-1652	Summary of Knowledge: As the U.S. Representative for Florida's 5th Congressional District, Representative Brown or her staff are believed to have had communications with Florida legislators, staffers to legislators, political operatives, or others who participated in creating the Enacted Map. Plaintiffs anticipate that if called at trial, Representative Brown would testify these communications.
	Brunell, Thomas <u>Address</u> : University of Texas at Dallas, 800 W. Campbell Road, Richardson, TX 75080 <u>Phone</u> : 972-883-4963	Summary of Knowledge: Discovery has indicated that Mr. Brunell served as a consultant to the Legislature on matters related to redistricting during times relevant to this litigation.
	Hawkins, Eric <u>Address</u> : NCEC Services, Inc., 820 1st Street, NE, Suite 675, Washington, D.C. 20002 <u>Phone</u> : 202-639-8300	<u>Summary of Knowledge</u> : Mr. Hawkins was involved in creating the Romo Alternative Maps. If called at trial, Mr. Hawkins would supplement Dr. Ansolabehere's description of how the maps were created.

Levesque, George <u>Address</u> : The Florida Senate, 404 S. Monroe Street, Suite 409, The Capital, Tallahassee, FL 32399 <u>Phone</u> : 850-487-5237	<u>Summary of Knowledge</u> : Mr. Levesque served as General Counsel to the House of Representatives as it developed its redistricting and reapportionment maps during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Levesque would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Meros, George Jr. <u>Address</u> : Gray Robinson, 301 South Bronough Street, Suite 600, Tallahassee, FL 32301 <u>Phone</u> : 850-577-9090	<u>Summary of Knowledge</u> : Mr. Meros served as lead counsel to the House of Representatives as it developed its redistricting and reapportionment maps during times relevant to this litigation. Plaintiffs anticipate that if subpoenaed, Mr. Meros would invoke the legislative privilege recently recognized by the First District Court of Appeal.
Persily, NathanielAddress:Stanford Law School,559 Nathan Abbott Way,Stanford, CA 94305-8610Phone:650-725-9875	Summary of Knowledge: Discovery has indicated that Mr. Persily served as a consultant to the Legislature on matters related to redistricting during times relevant to this litigation.
Rivera, David (former U.S. Rep.) <u>Address</u> : UNKNOWN <u>Phone</u> : UNKNOWN	Summary of Knowledge: Discovery has revealed that Rep. Rivera had communications with at least one member of the Florida Legislature and Republican consultants about redistricting during times relevant to this litigation.

II. EXHIBITS

Plaintiffs may introduce the following exhibits at trial:

Exhibit No.	Date	Description	Source	Objections [†] / Stipulated Admissions
		Florida 2012 Enacted Congressional District	Florida Senate	
		Map and supporting data	website;	
			MyDistrictBuilder	
			, available	
			through Florida	
			House website	
		Romo Alternative Map A and supporting data	Ex. 2 to Stephen	
			Ansolabehere's	
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida,	
			Feb. 14, 2013;	
			MyDistrictBuilder	•
		Romo Alternative Map B and supporting data	Ex. 3 to Stephen	
			Ansolabehere's	
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida,	
			Feb. 14, 2013;	
			MyDistrictBuilder	
		Counties Split and Number of County Splits	Table 1 to	Hearsay
		Created in the Existing Map and Proposed	Stephen	
		Maps	Ansolabehere's	
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida,	
			Feb. 14, 2013	

[†] The Legislative Parties incorporate their attached General Objections. Defendant-Intervenor, Florida State Conference of NAACP Branches, joins in all objections, specific and general, made by the Legislative Parties.

Exhibit			c	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Compactness of Congressional Districts in the	Table 2 to	Authenticity
		Existing Map and Proposed Maps	Stephen	Hearsay
			Ansolabehere's	
			Expert Report on	
			Congressional Districts in the	
			State of Florida,	
			Feb. 14, 2013	
		Democratic Candidates' Percent of Democratic		
		Plus Republican Vote for President in 2008 and		
		Governor in 2010 among Precincts in the	Ansolabehere's	
		Existing and Proposed Maps	Expert Report on	
		Eastering and I topolog maps	Congressional	
			Districts in the	
			State of Florida,	
			Feb. 14, 2013	
		Racial Composition of Citizen Voting Age	Table 4 to	
		Population (CVAP) of Congressional Districts	Stephen	
		in the Existing Map and Proposed Maps	Ansolabehere's	
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida,	
			Feb. 14, 2013	
		Compactness and performance data for the	MyDistrictBuilder	Authenticity
		Florida 2012 Enacted Congressional District	; Stephen	Hearsay
		Map and Romo Alternative Maps A and B	Ansolabehere	
			production;	
			Maptitude	
		Florida 2002 Enacted Congressional District	Florida Senate	
		Map and supporting data	website	
		U.S. Bureau of Census data files for Total	U.S. Bureau of	
		Population from the 2010 Census Enumeration	Census	
		U.S. Bureau of Census data files for Population		
		18 years of age or older from the 2010 Census	Census	
		Enumeration		
		Block Assignment files	MyDistrictBuilder	
		Block Shape Files	MyDistrictBuilder	
		Block Data files	MyDistrictBuilder	
		Statistical reports	MyDistrictBuilder	
-		Election results	MyDistrictBuilder	
		Voter Registration Data	MyDistrictBuilder	
		Maps	MyDistrictBuilder	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		U.S. Bureau of Census 2007-2011 American	U.S. Bureau of	
		Community Survey 5-Year Summary	Census	
		Roper Center Exit Poll results from the 2008	Roper Center	Hearsay
		general elections in Florida	website	
		Roper Center Exit Poll results from the 2010	Roper Center	Hearsay
		general elections in Florida	website	
		Maptitude	www.Caliper.com	Hearsay
		U.S. Bureau of Census 2010 Redistricting Data	U.S. Bureau of	
		(Public Law 94-171) Summary File	Census	
		Florida Legislative Office of Economic and	Florida	Relevance
		Demographic Research, Table 3C - Total	Legislative Office	Hearsay
		Population By Race and Hispanic: April 1,	of Economic &	5
		2010; All Places By County in Florida	Demographic	
			Research's	
			website	
		Nolan McCarty CV	Ex. 2 to June 17,	
			2013 McCarty	
			Deposition	
		E-mails between N. McCarty, A. Bardos and G.	-	
		Meros	2013 McCarty	
			Deposition	
		E-mails between N. McCarty, A. Bardos and G.	-	
		Meros	2013 McCarty	
			Deposition	
		Letters from Richard L. Engstrom, Ph.D. to	Ex. 2 to May 31,	
		Allison Riggs	2013 Engstrom	
		rinson ruggs	Deposition	
		E-mails between Richard L. Engstrom and	Ex. 3 to May 31,	
		Allison Riggs	2013 Engstrom	
		r mison Riggs	Deposition	
		Where Meek Ended Up and Where He	Ex. 5 to May 31,	Hearsay
		Might Go, Politic365 Article	2013 Engstrom	incarsay
			Deposition	
		Kevin A. Hill, CV	Ex. 1 to May 29,	Relevance
			2013 Deposition	Neievalle
			of Kevin Hill	
		Affidavit of Kavin A. Hill In Opposition to		Delaveras
		Affidavit of Kevin A. Hill In Opposition to Plaintiffs' Motion for Summary Judgment	Ex. 3 to May 29,	Relevance
		Plaintiffs' Motion for Summary Judgment	2013 Deposition	
			of Kevin Hill	D -1
		Affidavit of Kevin Hill In Support of Plaintiff's		Relevance
		Motion for Summary Judgment	2013 Deposition	
			of Kevin Hill	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Dario Moreno, CV	Ex. 2 to May 29,	
			2013 Deposition	
			of Dario Moreno	
		E-mails from Dario Moreno, George Meros,	Ex. 8 to May 29,	
		and Andy Bardos to various recipients	2013 Deposition	
			of Dario Moreno	
		Chart summarizing 2002 Enacted Plan Data	Ex. A to Romo	
		(from MyDistrictBuilder)	Plaintiffs' Motion	
			for Summary	
			Judgment	
		Chart summarizing 2012 Enacted Plan (from	Ex. B to Romo	
		MyDistrictBuilder)	Plaintiffs' Motion	
			for Summary	
			Judgment	
		Redistricting Plan Data Report for H000C9047	Ex. D to Romo	
			Plaintiffs' Motion	
			for Summary	
			Judgment	
		Measures of compactness for FLCD 2002	Ex. I to Romo	Authenticity
		1	Plaintiffs' Motion	Hearsay
			for Summary	5
			Judgment	
		Measures of compactness for	Ex. J to Romo	Authenticity
		FLCD2011_H000C9047	Plaintiffs' Motion	Hearsay
		_	for Summary	5
			Judgment	
		Political Subdivisions Split Between Districts	Ex. K to Romo	
		for FLCD2011_H000C9047	Plaintiffs' Motion	
		_	for Summary	
			Judgment	
		House of Representatives Final Bill Analysis	Ex. L to Romo	
		I I I I I I I I I I I I I I I I I I I	Plaintiffs' Motion	
			for Summary	
			Judgment	
	1	District Summary Statistics: Population Only	Ex. M to Romo	
		(FL2002_CON)	Plaintiffs' Motion	
			for Summary	
			Judgment	
		Incumbents' Residences	Ex. N to Romo	
			Plaintiffs' Motion	
			for Summary	
			Judgment	

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Compare H000C9047 (Plan A) with	Ex. O to Romo	
		public.FL2002_Con (Plan B): Shares of	Plaintiffs' Motion	
		Population	for Summary	
			Judgment	
		Division of Elections - Payments from the	Ex. 2 to Nov. 14,	
		Republican Party of Florida to Data Targeting	2012 deposition	
			of Patrick J.	
			Bainter	
		Exhibits to Ryan Tyson deposition	Exhibits to Oct. 9,	
			2012 deposition	
			of Ryan Tyson	
		Heffley 1197	Ex. 10 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
		Heffley 1217 - 1233	Ex. 11 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
		Heffley 27 - 32	Ex. 27 to May 17,	
			2013 deposition	
			of Richard	
			Heffley	
		Heffley 1725 - 1757	Ex. 28 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
		Heffley 2136	Ex. 29 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
		Heffley 3504-3505	Ex. 30 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
		Heffley 1758 - 1811	Ex. 31 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	incursay
			Heffley	
		Heffley 624-635	Ex. 34 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	i icai say
			Heffley	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Heffley 109, 110, 111, 112, 113, 133	Ex. 35 to May 17, 2013 deposition of Richard Heffley	
		Pages from the Public Concepts website	Ex. 2 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Document bearing numbers Johnston 96 through 98, headed "Rationale for Temporary Numbers."	Ex. 13 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Document bearing the number Johnston 147	Ex. 14 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Spreadsheet	Ex. 15 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Single sheet, numbered Johnston 88, written by Randy Neilsen	Ex. 16 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Document numbered Johnston 145, regarding District 9	Ex. 18 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		Document numbered Johnston 156, regarding District 6	Ex. 19 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
		List of Questions - Reichelderfer 213	Ex. 3 to May 16, 2013 deposition of Marc Reichelderfer	
		Article, "Dividing Light from Dark: Quantitative Standards for Detecting Gerrymanders," by Altman & McDonald	Ex. 3 to June 18, 2013 deposition of Thomas Darling	Hearsay

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Work Notes Identifying and Removing Non-	Ex. 6 to June 18,	Relevance
		Contiguous Plans	2013 deposition	Hearsay
			of Thomas	
			Darling	D 1
		Darling's Simulated Plan Number 3 Maps	Ex. 7 to June 18,	Relevance
			2013 deposition of Thomas	Hearsay
		E mail Strings	Darling	Delevence
		E-mail Strings	Ex. 8 to June 18,	Relevance
			2013 deposition of Thomas	Hearsay
		Early Version A. Exhibits 1, 2 and 2 Mans	Darling Ex. 9 to June 18,	Relevance
		Early Version A, Exhibits 1, 2 and 3 Maps	2013 deposition	Hearsay
			of Thomas	Tieatsay
			Darling	
		Work Notes Identifying and Removing Non-	Ex. 10 to June 18,	Relevance
		Contiguous "Less 4" Plans	2013 deposition	Hearsay
		Contiguous Less + Tians	of Thomas	Tiearsay
			Darling	
		DOJ Preclearance Submission for the 2012	Florida Senate	
		Florida Congressional Plan	website	
		FT000001 E-mail	Frank Terraferma	
			production	
		FT000004 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000012 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000096 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000201 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000226 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000011 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000076 E-mail	Frank Terraferma	Relevance
	ļ		production	Hearsay
		FT000005 E-mail	Frank Terraferma	Relevance
	ļ		production	Hearsay
		FT000006 E-mail	Frank Terraferma	Relevance
			production	Hearsay

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		FT000007 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000014 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000015 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000120 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000135 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000137 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000199 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000009 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000011 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000221 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000223 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000016 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000024 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000033 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000034 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000036 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000042 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000044 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000103 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000115 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000123 E-mails	Frank Terraferma	Relevance
		1 1000123 E-mans	production	Hearsay

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		FT000139 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000140	Frank Terraferma	Relevance
			production	Hearsay
		FT000043	Frank Terraferma	
			production	
		FT000044 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000045 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000145 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000064 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000046 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000047 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000050 E-mails	Frank Terraferma	Relevance
			production	Authenticity
			-	Hearsay
		FT000067 E-mails	Frank Terraferma	Relevance
			production	Hearsay
		FT000074 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000069 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000074 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000076 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000087 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000086 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000088 E-mail	Frank Terraferma	
			production	
		FT000089 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000093 E-mail	Frank Terraferma	Relevance
			production	Hearsay
	1		Frank Terraferma	Relevance
			production	Hearsay

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		FT000096 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000120 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000143 E-mail	Frank Terraferma	
			production	
		FT000168 E-mail	Frank Terraferma	
			production	D 1
		FT000192 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000247 E-mail	Frank Terraferma	
			production	
		FT000201 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000239 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000241 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000243 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000246 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000245 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000248 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000255 E-mail	Frank Terraferma	
			production	
		FT000266 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000268 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000272-286 E-mail	Frank Terraferma	Relevance
			production	Hearsay
				(except
				277-278)
		FT000289 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000302 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000306 E-mail	Frank Terraferma	Relevance
			production	Hearsay

Exhibit	Dat	Dennistien	C	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		FT000317 E-mail	Frank Terraferma	Relevance
			production	Hearsay
		FT000518-519 congressional map	Frank Terraferma	Relevance
			production	Authenticity
				Hearsay
		Nolan McCarty New Jersey Testimony	House Production	
		SB 1174 and supporting data	MyDistrictBuilder	•
	1996	Map of Florida Congressional Districts 10 and	Ex. 4 to Romo	
		11	Plaintiffs' Reply	
			Brief in Support	
			of Motion for	
			Summary	
			Judgment	
	2001	Kevin Hill, Dario Moreno & Lourdes Cue,	Ex. 9 to May 29,	
		Racial & Partisan Voting in a Tri-Ethnic City:	2013 Deposition	
		the 1996 Dade County Mayoral Election	of Kevin Hill	
	2002	Richard Pildes, "Is Voting Rights Law Now at	80 North Carolina	Hearsay
		War with Itself? Social Science and Voting	Law Review 1519	
		Rights in the 2000s."		
		Shape files of map simulations produced by	Thomas Darling	Relevance
		Defendants' expert Thomas Darling	production	Hearsay
		Excel spreadsheet titled CD2002-	Jonathan Katz	•
		Census2010.xlsx	production	
		Excel spreadsheet titled CD2012-	Jonathan Katz	
		Census2010.xlsx	production	
		Excel spreadsheet titled CD2012-Election-	Jonathan Katz	Hearsay
		Results.xlsx	production	5
		Fl-judgit-analysis.r	Jonathan Katz	Hearsay
			production	5
		Hr02.fl.dta	Jonathan Katz	Hearsay
			production	
		Hr04.fl.dta	Jonathan Katz	Hearsay
			production	u
		Hr06.fl.dta	Jonathan Katz	Hearsay
			production	incuisay
		Hr08.fl.dta	Jonathan Katz	Hearsay
			production	incursuy
		Hr10.fl.dta	Jonathan Katz	Hearsay
		11110.11.uu	production	incarsay
		Make-fl-data.r	Jonathan Katz	Hearsay
			production	i icai say

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Convert_fl_block_data.do	Stephen	Hearsay
			Ansolabehere	
			production	
		Ecological Regression files	Stephen	Hearsay
			Ansolabehere	
			productions	
		Excel spreadsheet titled er_output_SDA.csv	Stephen	Hearsay
			Ansolabehere	
			production	
		Excel spreadsheets listing CVAP data	Stephen	Hearsay
			Ansolabehere	
			production	
		PDFs and excel spreadsheets listing	Stephen	Authenticity
		H000C9047 data	Ansolabehere	Hearsay
			production	
		Excel spreadsheets and PDFs listing Romo	Stephen	Authenticity
		Map A and B data	Ansolabehere	Hearsay
			production	
		Simulations_(46_counties_intact).pdf	Chen-Rodden	Hearsay
			production	Relevance
				Daubert
		Simulations_Fixed_24_	Chen-Rodden	Hearsay
		(46_counties_intact).pdf	production	Relevance
				Daubert
		Simulations_Fixed_5_24_	Chen-Rodden	Hearsay
		(46_counties_intact).pdf	production	Relevance
				Daubert
		Simulations_Fixed_20_24_	Chen-Rodden	Hearsay
		(46_counties_intact).pdf	production	Relevance
				Daubert
		Simulations_Fixed_5_20_24_	Chen-Rodden	Hearsay
		(46_counties_intact).pdf	production	Relevance
				Daubert
		Simulations_(no_county_preservation).pdf	Chen-Rodden	Hearsay
			production	Relevance
				Daubert
		Simulations_Fixed_24_	Chen-Rodden	Hearsay
		(no_county_preservation).pdf	production	Relevance
			Ĺ	Daubert
	1	Simulations_Fixed_5_24_(Chen-Rodden	Hearsay
		no_county_preservation).pdf	production	Relevance
			r	Daubert

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
		Simulations_Fixed_20_24_(Chen-Rodden	Hearsay
		no_county_preservation).pdf	production	Relevance
				Daubert
		Simulations_Fixed_5_20_24_(Chen-Rodden	Hearsay
		no_county_preservation).pdf	production	Relevance
			C1 D 11	Daubert
		PlanData_counts.csv Congressional Districting	Chen-Rodden	Hearsay
		plans submitted to the Florida Legislature	production	Relevance
				Daubert
		H000C9047 statistical reports	Florida Senate	
			website; Florida	
			redistricting	
		Election determination determination	website	
		Election data and registration data provided by the Division of Elections of the Florida	Florida Department of	
			Department of State website	
		Department of State		
		Registration data from Orange County Supervisor of Elections	Orange County Supervisor of	
		Supervisor of Elections	Elections website	
		Registration data from Lake County Supervisor		
		of Elections	Supervisor of	
			Elections website	
		Registration data from Polk County Supervisor	Polk County	
		of Elections	Supervisor of	
			Elections website	
		Statewide exit polls for 2010 U.S. Senate	Cnn.com	Hearsay
		Election, Florida		Healbuy
		Statewide exit polls for 2012 elections, Florida	Cnn.com;	Hearsay
		I i i i i i i i i i i i i i i i i i i i	foxnews.com	
		PDFs demonstrating contiguity violations in	Romo Plaintiffs'	Relevance
		Thomas Darling's Simulation Plans	Production	Hearsay
	6/16/92	Letter from U.S. Department of Justice to	Ex. F to House of	
		Florida Attorney General	Representatives	
			Response in	
			Opposition to	
			Motion for	
			Summary	
			Judgment	
	5/95	Kevin A. Hill, Does the Creation of Majority	Ex. 7 to May 29,	Relevance
		Black Districts Aid Republicans? An Analysis	2013 Deposition	Hearsay
		of the 1992 Congressional Elections in Eight	of Kevin Hill	
		Southern States		

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	6/7/02	Transcript of Trial Proceedings in Martinez v.	Ex. 8 to May 29,	
		Bush	2013 Deposition	
	1 /22 /25		of Kevin Hill	
	1/23/05	Dario Moreno & Kevin Hill, Expert Report in	Ex. 9 to May 29,	
		Martinez v. Bush	2013 Deposition	
	10/1/10		of Dario Moreno	
	12/1/10	Reichelderfer 14-19	Ex. 2 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	$\frac{12}{10} - \frac{12}{10}$	Composite exhibit of e-mails between	Ex. 2 to June 11,	
	12/2/10	December 1 and December 2, 2010	2013 deposition	
			of Frank	
	10/10/10		Terraferma	
	12/13/10	Reichelderfer-1	Marc	
			Reichelderfer	
			production	
	12/14/10-	5	Ex. 4 to May 29,	Relevance
	12/28/10	Florida House of Representatives on two	2013 Deposition	Hearsay
		redistricting plans	of Kevin Hill	
	12/14/10-	5	Ex. 10 to May 29,	
	12/28/10	Florida House of Representatives for two	2013 Deposition	
		redistricting plans	of Dario Moreno	
	12/29/10	Email - Reichelderfer 22	Ex. 4 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	1/1/11	Document numbered Johnston 1 through 19,	Ex. 20 to May 13,	
		headed "Redistricting 2011-2012"	2013 deposition	
			of Richard	
	1 /2 /1 1		Johnston	D 1
	1/3/11	Reichelderfer-24	Marc	Relevance
			Reichelderfer	Hearsay
	1 /7 /1 1		production	
	1/7/11	Heffley 620-622	Ex. 2 to May 17,	
			2013 deposition	
			of Richard	
	1/10/11		Heffley	
	1/10/11	Division of Elections - List of Payments to	Ex. 3 to Nov. 14,	
		Data Targeting	2012 deposition	
			of Patrick J.	
			Bainter	

Exhibit			q	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	1/17/11	Heffley 1053 - 1110	Ex. 3 to May 17,	
			2013 deposition	
			of Richard	
	2/2/11	Hoffloy 612	Heffley	Relevance
	2/2/11	Heffley 612	Ex. 5 to May 17, 2013 deposition	Hearsay
			of Richard	Tiearsay
			Heffley	
	2/5/11	Heffley 2941 - 3137	Ex. 4 to May 17,	Relevance
	2/3/11	11cmey 2)+1 - 5157	2013 deposition	Hearsay
			of Richard	Treatsay
			Heffley	
	2/10/11	Heffley 959 - 974	Ex. 6 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	5
			Heffley	
	2/15/11	Heffley 598 - 601	Ex. 7 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
	3/4/11	Reichelderfer-25	Marc	Relevance
			Reichelderfer	Hearsay
			production	
	3/17/11	Heffley 584 - 585	Ex. 8 to May 17,	
			2013 deposition	
			of Richard	
	0/17/11	H 67 2027 2020	Heffley	
	3/17/11	Heffley 2037 - 2039	Ex. 9 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
	3/17/11	Email - Reichelderfer 28	Heffley	
	5/1//11	Email - Reicheiderfer 28	Ex. 5 to May 16, 2013 deposition	
			of Marc	
			Reichelderfer	
	4/7/11	Heffley 580	Ex. 12 to May 17,	Relevance
	1/ // 11	iteritey 500	2013 deposition	Hearsay
			of Richard	incursuy
			Heffley	
	4/12/11	Heffley 578 - 579	Ex. 13 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	4/18/11	Email - Reichelderfer 36-38	Ex. 6 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	4/20/11	House Subcommittee Meeting	House production	
	4/22/11	Email - Reichelderfer 39-41	Ex. 7 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	4/26/11	House Subcommittee Meeting	House production	
	4/27/11	House Subcommittee Meeting	House production	
	5/2/11	House Subcommittee Meeting	House production	
	5/3/11	Email - Reichelderfer 51-52	Ex. 8 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	5/14/11	Heffley 2850 - 2940	Ex. 14 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
	5/27/11	HPUBC0001 (congressional plan submitted by	MyDistrictBuilder	
		Nicholas A. Ortiz) and supporting data		
	5/27/11	HPUBC0001 (congressional plan submitted by	MyDistrictBuilder	
		Nicholas Ortiz) and supporting data		
	6/2/11	Email - Reichelderfer 53-54	Ex. 9 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	6/20/11	Tallahassee Public Hearing, including handouts	Florida Senate	
		and displays, hearing report, hearing transcript,	website	
		audio and video		
	6/21/11	Pensacola Public Hearing, including handouts	Florida Senate	
		and displays, hearing report, hearing transcript,	website	
		audio and video		
	6/21/11	Fort Walton Beach Public Hearing, including	Florida Senate	
		handouts and displays, hearing report, hearing	website	
		transcript, audio and video		
	6/22/11	Panama City Public Hearing, including	Florida Senate	
		handouts and displays, hearing report, hearing	website	
		transcript, audio and video		

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	6/25/11	Email - Reichelderfer 55-58	Ex. 10 to May 16,	
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	6/27/11	HPUBC00017 (congressional plan submitted	MyDistrictBuilder	
		by Emilio Perez (Latino Justice PRLDEF)) and		
	C/20/11	supporting data		D 1
	6/28/11	Email from Heffley to Terraferma and	Ex 11 to June 11,	Relevance
		Ginsberg (same as Ex 16 of Heffley's	2013 deposition	Hearsay
		deposition) re: Central Florida Hispanic District		
			Terraferma	
	7/1/11	Heffley 5 - 7	Ex. 18 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
	D / C / 1 1	D 1 11 0 70 70	Heffley	D 1
	7/5/11	Reichelderfer 59-60	Ex. 11 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
	7/0/11		Reichelderfer	
	7/8/11	HPUBC0003 (congressional plan submitted by	MyDistrictBuilder	
	7/11/11	John Libby) and supporting data		D 1
	7/11/11	Email from Frank Terraferma to John Dietz	Ex 3 to June 11,	Relevance
		(Magellan Strategies)	2013 deposition	Hearsay
			of Frank	
	7/11/11	Eneril forme Eneril Terreformer (* Miles Wild	Terraferma	D - 1
	7/11/11	Email from Frank Terraferma to Mike Wild	Ex 4 to June 11,	Relevance
			2013 deposition of Frank	Hearsay
			Terraferma	
	7/11/11	Email from Frank Terraferma to Hofeller		Dolovonos
	7/11/11	Email from Frank Terraterma to Hoteller	Ex 5 to June 11, 2013 deposition	Relevance
			of Frank	Hearsay
			Terraferma	
	7/11/11	Email from Frank Terraferma to Dietz re:		Relevance
	//11/11	population of districts	Ex 6 to June 11, 2013 deposition	Hearsay
		population of districts	of Frank	Tieaisay
			Terraferma	
	7/11/11	Jacksonville Public Hearing, including	Florida Senate	
	// 1 1/ 1 1	handouts and displays, hearing report, hearing	website	
		transcript, audio and video		
	7/12/11	HPUBC0006 (congressional plan submitted by	MyDistrictRuilder	
	//14/11	Justin Homburg) and supporting data		
		pustin fromourg/ and supporting data		

Exhibit			9	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	7/12/11	HPUBC0005 (congressional plan submitted by Henry Kelley) and supporting data	MyDistrictBuilder	
	7/12/11	HPUBC0004 (congressional plan submitted by Henry Kelley) and supporting data	MyDistrictBuilder	
	7/12/11	St. Augustine Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/12/11	Daytona Beach Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/13/11	HPUBC0009 (congressional plan submitted by Patricia Sullivan) and supporting data	MyDistrictBuilder	
	7/13/11	The Villages Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/13/11	Gainesville Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/25/11	Lakeland Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/26/11	Email from Frank Terraferma to Heffley re: State Senate plan	Ex 7 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	7/26/11	Email from Frank Terraferma to Heffley re: 2002 enacted map	Ex 8 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	7/26/11	HPUBC00015 (congressional plan submitted by Andy Dubois) and supporting data	MyDistrictBuilder	
	7/26/11	Wauchula Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/26/11	Wesley Chapel Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/27/11	Email from Frank Terraferma to Heffley - plan pertaining to Congress	Ex 9 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay

Exhibit	D. A		g	Objections [†] / Stipulated
No.		Description	Source	Admissions
	7/27/11	Email from Frank Terraferma to Heffley	Ex 10 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	7/27/11	Orlando Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/28/11	Heffley 359 - 360	Ex. 16 to May 17, 2013 deposition of Richard Heffley	Relevance Hearsay
	7/28/11	Melbourne Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	7/31/11	Email from Frank Terraferma to Heffley re: lies 1 through 5; response to Democratic party chair		Relevance Hearsay
	8/1/11	Series of email exchanges with William Weatherford	Ex 13 to June 11, 2013 deposition of Frank Terraferma	
	8/2/11	Email string from Terraferma re: Johnson - drawing maps	Ex 14 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	8/2/11	Email chain from Terraferma to Heffley re: videoconferencing and new maps being sent and more data	Ex 15 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	8/2/11	HPUBC0019 (congressional plan submitted by John Libby) and supporting data	MyDistrictBuilder	
	8/3/11	Email from Terraferma to Pat Bainter re: Congressional Districts	Ex 16 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	8/3/11	Email from Terraferma to Heffley re: State Senate plans	Ex 17 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	8/3/11	HPUBC0020 (congressional plan submitted by Sarah Gates and Dr. David Bradford) and supporting data	MyDistrictBuilder	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	8/5/11	Email with attachment from scanner with maps	Ex 18 to June 11,	Relevance
			2013 deposition	Hearsay
			of Frank	
	0.14.14.4		Terraferma	
	8/6/11	Heffley 328	Ex. 17 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
	0/=/11		Heffley	D 1
	8/7/11	Reichelderfer 62-63	Ex. 12 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
	0 /0 /1 1	XX (2) 006 000	Reichelderfer	
	8/8/11	Heffley 336 - 338	Ex. 15 to May 17,	
			2013 deposition	
			of Richard	
	0/0/11		Heffley	D 1
	8/8/11	Heffley 316 - 317	Ex. 19 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
	0/0/11		Heffley	D 1
	8/8/11	Series of emails between Terraferma and	Ex 19 to June 11,	Relevance
		Heffley re: maps	2013 deposition	Hearsay
			of Frank	
-	0/0/11		Terraferma	D 1
	8/8/11	Email between Terraferma and Heffley and	Ex 21 to June 11,	Relevance
		Ginsberg re: scan of congressional district map	2013 deposition	Hearsay
			of Frank	
	0/0/11	N. 57 - 2221 - 2222 - 2224	Terraferma	D 1
	8/9/11	Heffley 2231, 2233, 2234	Ex. 1 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
	0/0/11	Carries of empile between Terreformer and	Heffley	Delerrer
	8/9/11	Series of emails between Terraferma and	Ex 20 to June 11,	Relevance
		Hofeller re: Senate dbfs	2013 deposition	Hearsay
			of Frank	
	0/0/11	Email chain between Transformer and H. (0)	Terraferma	Delerrer
	8/9/11	Email chain between Terraferma and Heffley	Ex 22 to June 11,	Relevance
		re: Congressional plan with the minority district	_	Hearsay
		for Castor	of Frank	
	0/0/11		Terraferma	
	8/9/11	HPUBC0026 (congressional plan submitted by	MyDistrictBuilder	
		David Kulcsar) and supporting data		

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	8/10/11	Email chain between Terraferma and William	Ex 23 to June 11,	Relevance
		Weatherford re: newspaper article regarding	2013 deposition	Hearsay
		redistricting	of Frank	
	8/11/11	Reichelderfer 65	Terraferma	Relevance
	0/11/11	Reicheidenter 65	Ex. 13 to May 16, 2013 deposition	Hearsay
			of Marc	Tieaisay
			Reichelderfer	
	8/15/11	HPUBC0031 (congressional plan submitted by	MyDistrictBuilder	
	0/10/11	Sean Phillippi) and supporting data		
	8/15/11	Stuart Public Hearing, including handouts and	Florida Senate	
		displays, hearing report, hearing transcript,	website	
		audio and video		
	8/16/11	Boca Raton Public Hearing, including handouts	Florida Senate	
		and displays, hearing report, hearing transcript,	website	
		audio and video		
	8/16/11	Davie Public Hearing, including handouts and	Florida Senate	
		displays, hearing report, hearing transcript,	website	
		audio and video		
	8/17/11	Reichelderfer 66 & Map Attachment	Ex. 14 to May 16,	Relevance
			2013 deposition of Marc	Hearsay
			Reichelderfer	
	8/17/11	Miami Public Hearing, including handouts and	Florida Senate	
	0/1//11	displays, hearing report, hearing transcript,	website	
		audio and video	website	
	8/17/11	South Miami Public Hearing, including	Florida Senate	
		handouts and displays, hearing report, hearing	website	
		transcript, audio and video		
	8/18/11	Key West Public Hearing, including handouts	Florida Senate	
		and displays, hearing report, hearing transcript,	website	
		audio and video		
	8/23/11		MyDistrictBuilder	
	0/00/11/1	Michael Danish) and supporting data		
	8/23/11	HPUBC0036 (congressional plan submitted by	MyDistrictBuilder	
	0/02/11	Jeffrey Carman) and supporting data	M-D: - (1) - (D (1)	
	8/23/11	SPUBC0033 (congressional plan submitted by Losenh Pusco) and supporting data	wiyDistrictBuilder	
	8/24/11	Joseph Russo) and supporting data HPUBC0043 (congressional plan submitted by	MyDistrictBuilder	
	0/24/11	the Haitian-American Task-Force on		
		Redistricting) and supporting data		
	8/24/11	HPUBC0042 (congressional plan submitted by	MvDistrictBuilder	
	, <u> </u>	Michael Danish) and supporting data		

Exhibit			9	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	8/24/11	Jeffrey Carman) and supporting data	MyDistrictBuilder	
	8/25/11	HPUBC0044 (congressional plan submitted by Jeffrey Carman) and supporting data	MyDistrictBuilder	
	8/26/11	Heffley 1451	Ex. 32 to May 17, 2013 deposition of Richard Heffley	Relevance Hearsay
	8/27/11	Emails regarding KMZ files	Ex 24 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	8/28/11	HPUBC0046 (congressional plan submitted by Michael Weinbaum) and supporting data	MyDistrictBuilder	
	8/29/11	Tampa Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	8/30/11	HPUBC0049 (congressional plan submitted by Virginia Hitchcock) and supporting data	MyDistrictBuilder	
	8/30/11	Largo Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	8/30/11	Sarasota Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	8/31/11	Heffley 302	Ex. 20 to May 17, 2013 deposition of Richard Heffley	Relevance Hearsay
	8/31/11	SPUBC00051 (congressional plan submitted by Joseph Russo) and supporting data	MyDistrictBuilder	
	8/31/11	HPUBC0050 (congressional plan submitted by Andrew Casademunt) and supporting data	MyDistrictBuilder	
	8/31/11		Florida Senate website	
	8/31/11	Lehigh Acres Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	
	9/1/11	Clewiston Public Hearing, including handouts and displays, hearing report, hearing transcript, audio and video	Florida Senate website	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	9/7/11	HPUBC0057 (congressional plan submitted by Ryan Terrell) and supporting data	MyDistrictBuilder	
	9/11/11	SPUBC0062 (congressional plan submitted by John Libby) and supporting data	MyDistrictBuilder	
	9/12/11	Richard L. Engstrom Corrected Rebuttal Report in Case No. 5:11-cv-00360-OLG-JES-XR	Ex. 4 to May 31, 2013 Engstrom Deposition	
	9/19/11	House Subcommittee Meeting (Congress), including meeting packet, action packet, transcript, audio and video	Florida Senate website; House production	
	9/19/11	House Committee Meeting, including meeting packet, action packet, transcript, audio and video	Florida Senate website	
	9/22/11	Senate Committee meeting, including meeting notice, meeting packet, attendance, expanded agenda, transcript, audio and video	Florida Senate website	
	9/23/11	Heffley 289	Ex. 33 to May 17, 2013 deposition of Richard Heffley	Relevance Hearsay
	9/25/11	HPUBC0065 (congressional plan submitted by Matthew Boyle) and supporting data	MyDistrictBuilder	
	9/26/11		MyDistrictBuilder	
	9/27/11	HPUBC0070 (congressional plan submitted by Michael Weinbaum) and supporting data	MyDistrictBuilder	
	9/27/11	HPUBC0069 (congressional plan submitted by Matthew Boyle) and supporting data	MyDistrictBuilder	
	10/3/11	House Subcommittee Meeting (Congress), including meeting packet, action packet, transcript, audio, and video	Florida Senate website	
	10/5/11	HPUBC0073 (congressional plan submitted by Judy McCormick) and supporting data	MyDistrictBuilder	
	10/5/11	Senate Committee meeting, including meeting notice, meeting packet, attendance, expanded agenda, transcript, audio and video	Florida Senate website	
	10/6/11		MyDistrictBuilder	
	10/11/11	Email string with Will Weatherford re: Browning/SEC/VRA	Ex 25 to June 11, 2013 deposition of Frank Terraferma	

Exhibit				Objections [†] / Stipulated
No.	Date	Description		Admissions
	10/12/11	Reichelderfer 76-77	Ex. 15 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	10/12/11	SPUBC0099 (congressional plan submitted by Bruce King) and supporting data	MyDistrictBuilder	
	10/15/11	HPUBC0093 (congressional plan submitted by Michael Weinbaum) and supporting data	MyDistrictBuilder	
	10/17/11	House Subcommittee meeting (Congress),	Florida Senate	
		including meeting packet, action packet,	website; House	
		transcript, audio and video	production	
	10/18/11	Senate Committee meeting, including meeting	Florida Senate	
		notice, meeting packet, attendance, expanded agenda, transcript, audio and video	website	
	10/19/11	· · · · · · · · · · · · · · · · · · ·	MyDistrictBuilder	
	10/19/11		MyDistrictBuilder	
	10/17/11	Judy Davis McCormick) and supporting data	ivi y District Dunder	
	10/21/11	Series of emails bearing numbers Bainter-140	Ex. 3 to May 13,	Relevance
	10/21/11	to 148	2013 deposition	Hearsay
			of Richard	Hearbay
			Johnston	
	10/21/11	Email chain between Terraferma and Heffley	Ex 26 to June 11,	Relevance
	10/21/11	re: meeting in DC with Ginsberg	2013 deposition	Hearsay
			of Frank	
			Terraferma	
-	10/21/11	Email from Heffley re: non-VRA districts	Ex 27 to June 11,	Relevance
			2013 deposition	Hearsay
			of Frank	J
			Terraferma	
	10/21/11	Emails between Terraferma and Heffley re:	Ex 28 to June 11,	Relevance
		Chris Smith/Collier Hendry districts	2013 deposition	Hearsay
		······································	of Frank	y
			Terraferma	
	10/21/11	Email with attachment of Senate members and	Ex 29 to June 11,	Relevance
		residences.	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	10/23/11	SPUBC0104 (congressional plan submitted by	MyDistrictBuilder	
		p = 2 = 2010 , $y = 100000000000000000000000000000000000$		

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	10/24/11	Email - Senate Map 5a	Ex. 8 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	10/25/11	Email chain between Terraferma and Bainter re: meeting in DC	Ex 30 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/26/11	Emails with Terraferma and Heffley re: Siplin, Sanford-Orlando, VAP 40 percent black and 20 percent Hispanic.	Ex 31 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/26/11	Emails between Heffley and Terraferma re: maps Tampa and "Castor is Hill's only"	Ex 32 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/27/11	Email from Heffley to Terraferma re: forwarding email from Bainter with maps and performance data	Ex 33 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/28/11	Email from Terraferma to Ginsberg and copies to Heffley and Bainter	Ex 34 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/28/11	Email chain - Heffley emails to Sheehan, forwarded to Terraferma who sent to Mike Wild, deputy director for strategic analysis at the Republican National Committee	Ex 35 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/28/11	Email from Terraferma to Ginsberg with statewide Senate plan	Ex 36 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/29/11	Emails with Terraferma and Jim Rimes of Enright Consulting Group re: making KMZ in Maptitude	Ex 39 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	10/29/11	SPUBC0109 (congressional plan submitted by Robert Spooney) and supporting data	MyDistrictBuilder	
	10/29/11	Michael Weinbaum) and supporting data	MyDistrictBuilder	
	10/29/11	HPUBC0110 (congressional plan submitted by Michael Weinbaum) and supporting data	MyDistrictBuilder	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	10/31/11	Email from Bainter to Terraferma re: where	Ex 38 to June 11,	Relevance
		incumbent homes resided on maps	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	10/31/11	SPUBC0124 (congressional plan submitted by	MyDistrictBuilder	
		Jack Wolff) and supporting data		
	10/31/11	HPUBC0115 (congressional plan submitted by	MyDistrictBuilder	
		Carolyn Faunce) and supporting data		
	11/1/11	Heffley 3572 - 3573	Ex. 21 to May 17,	
			2013 deposition	
			of Richard	
			Heffley	
	11/1/11	Reichelderfer 83 & Attachments	Ex. 16 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	11/1/11	Emails between Terraferma and Heffley and	Ex 40 to June 11,	Relevance
		Springer re: Chris Smith seat	2013 deposition	Hearsay
			of Frank	-
			Terraferma	
	11/1/11	Email between Terraferma and Heffley re:	Ex 41 to June 11,	Relevance
		statistics of the current state of the current	2013 deposition	Hearsay
		Senate seats	of Frank	5
			Terraferma	
	11/1/11	Emails between Terraferma, Heffley and	Ex 42 to June 11,	
		Bainter re: submission of maps to legislature	2013 deposition	
			of Frank	
			Terraferma	
	11/1/11	HPUBC0141 (congressional plan submitted by		
		Stacy Dolan) and supporting data		
	11/1/11	HPUBC0140 (congressional plan submitted by	MvDistrictBuilder	
	11/1/11	Heaven Hale, Melissa Beck and Ana	in y District Dunder	
		Hernandez) and supporting data		
-	11/1/11	HPUBC0139 (congressional plan submitted by	MyDistrictBuilder	
	11/1/11	Michael Weinbaum) and supporting data	WiyDistrictDunder	
	11/1/11	HPUBC0136 (congressional plan submitted by	MyDistrictBuilder	
		John McAlister) and supporting data		
	11/1/11	HPUBC0133 (congressional plan submitted by	MyDistrictDuildor	
	11/1/11			
	11/1/11	Alex Posada) and supporting data	My Diatai at Devil 1 -	
	11/1/11	HPUBC0132 (congressional plan submitted by	myDistrictBuilder	
	1 1 /1 /1 1	Alex Posada) and supporting data		
	11/1/11	HPUBC0131 (congressional plan submitted by	MyDistrictBuilder	
		Evan Whitten) and supporting data		

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/1/11	HPUBC0130 (congressional plan submitted by Evan Whitten) and supporting data	MyDistrictBuilder	
	11/1/11	HPUBC0129 (congressional plan submitted by Jessica Kenney) and supporting data	MyDistrictBuilder	
	11/2/11	Email between Terraferma and Heffley re: Sputnik1	Ex 47 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Email from Terraferma to Heffley and Reichelderfer re: variation to Sputnik2	Ex 43 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Email chain between Terraferma and Heffley re: Senate website indicating "submitted before/after deadline"	Ex 44 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Emails between Terraferma and Heffley re: fixing 4H plan	Ex 45 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Emails between Terraferma and Heffley re: fixing 4H plan and rebalancing	Ex 45 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Emails between Terraferma and Heffley re: Sputnik3 - congressional plan	Ex 46 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Email between Terraferma and Reichelderfer re: Sputnik 1, 2 and 3	Ex 48 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/2/11	Senate Committee meeting, including meeting notice, meeting packet, attendance, expanded agenda, transcript, audio and video	Florida Senate website	
	11/3/11	Email string between Terraferma and Heffley re: 143 coastal	Ex 49 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/3/11	Email - Re: 143 Coastal	Ex. 16 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	11/3/11	House Subcommittee meeting (Congress), including meeting packet, action packet, transcript, audio and video	Florida Senate website; House production	
	11/4/11	Reichelderfer 87 & Attachments	Ex. 18 to May 16, 2013 deposition of Marc Reichelderfer	Relevance Hearsay
	11/4/11	Email between Terraferma and Reichelderfer re: Polk and Galvano	Ex 50 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/6/11	HPUBC0157 (congressional plan submitted by Kassandra Timothe and Jarah Tobler) and supporting data	MyDistrictBuilder	
	11/6/11	SPUBC0154 (congressional plan submitted by Florida State Conference of the NAACP) and supporting data	MyDistrictBuilder	
	11/6/11	HPUBC0153 (congressional plan submitted by Kent Haeffner) and supporting data	MyDistrictBuilder	
	11/6/11	HPUBC0152 (congressional plan submitted by Dallas Petrovich) and supporting data	MyDistrictBuilder	
	11/6/11	HPUBC0151 (congressional plan submitted by Philip Montesi, Jon Ball, Leigh Cavallo and Carrie Bauer)	MyDistrictBuilder	
	11/6/11	HPUBC0150 (congressional plan submitted by Alex Rigsby, Travis Turchin and Robert Morris) and supporting data	MyDistrictBuilder	
	11/6/11	HPUBC0149 (congressional plan submitted by Austin Cline, Shane Coughlin and Imola Tuzcon) and supporting data	MyDistrictBuilder	
	11/10/11	Emails between Terraferma and Reichelderfer re: Clay lost to rural counties	Ex 51 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	11/11/11	Reichelderfer 88 & Attachments	Ex. 19 to May 16, 2013 deposition of Marc Reichelderfer	Relevance Hearsay

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/15/11	Email exchange between Terraferma and	Ex 52 to June 11,	Relevance
		Heffley re: The HISP seats are 32, 34, 38, and	2013 deposition	Hearsay
		40. All 50 or over for Scott and McCain	of Frank	
			Terraferma	
	11/15/11	Senate Committee meeting, including meeting	Florida Senate	
		notice, meeting packet, attendance, expanded	website	
		agenda, transcript, audio and video		
	11/18/11	E-mail from George Meros, Jr. to Dario	Ex. 4 to May 29,	
		Moreno and Tom Brunell	2013 Deposition	
			of Dario Moreno	
	11/20/11	Heffley 282	Ex. 22 to May 17,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Heffley	
	11/20/11	Email chain between Terraferma and Heffley	Ex 53 to June 11,	Relevance
		re: CD	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	11/21/11	Exhibit 33 of Reichelderfer deposition (email	Ex 54 to June 11,	Relevance
		from Dean Cannon to Reichelderfer copy to	2013 deposition	Hearsay
		Kirk Pepper) re: maps being put out	of Frank	
			Terraferma	
	11/21/11	Email from Heffley to Terraferma re:	Ex 55 to June 11,	Relevance
		"Heffley8PolyData."	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	11/23/11	Reichelderfer 90 & Attachments	Ex. 20 to May 16,	
			2013 deposition	
			of Marc	
	11/00/11		Reichelderfer	
	11/23/11	Reichelderfer 91 & Attachments	Ex. 21 to May 16,	
			2013 deposition	
			of Marc	
	11/23/11	Paiahaldarfar 02 & Attachments	Reichelderfer	
	11/23/11	Reichelderfer 92 & Attachments	Ex. 22 to May 16, 2013 deposition	
			of Marc	
			Reichelderfer	
	11/23/11	Reichelderfer 93 & Attachments	Ex. 23 to May 16,	
	11/23/11		2013 deposition	
			of Marc	
			Reichelderfer	
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Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/23/11	Reichelderfer 94 & Attachments	Ex. 24 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/23/11	Reichelderfer 95 & Attachments	Ex. 25 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/23/11	Reichelderfer 89 & Attachments	Ex. 26 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/23/11	Letter from George N. Meros, Jr. to Dario	Ex. 3 to May 29,	
		Moreno	2013 Deposition	
			of Dario Moreno	
	11/26/11	Reichelderfer 96-97	Ex. 28 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/26/11	/26/11 Reichelderfer 99 - 100	Ex. 30 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 98	Ex. 29 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 101-102	Ex. 31 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 107-108	Ex. 32 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 109-110	Ex. 33 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 111-112	Ex. 34 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	

Exhibit				Objections [†] / Stipulated
	Date	Description	Source	Admissions
	11/27/11	Reichelderfer 113-114	Ex. 35 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 115-116	Ex. 36 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 117-119	Ex. 37 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 120 & Attachments	Ex. 38 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 121 & Attachments	Ex. 39 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 122	Ex. 40 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 123	Ex. 41 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/27/11	Reichelderfer 124	Ex. 42 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/28/11	Heffley 2079	Ex. 23 to May 17,	
			2013 deposition	
			of Richard	
			Heffley	
	11/28/11	Series of emails with Tom Hofeller and	Ex 61 to June 11,	Relevance
		Terraferma re: district 3 problem	2013 deposition	Hearsay
			of Frank	
			Terraferma	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/28/11	Email chain between Heffley and Terraferma	Ex 63 to June 11,	
		re: Congressional District 25 weak	2013 deposition	
			of Frank	
			Terraferma	
	11/28/11	Reichelderfer 125-126	Ex. 43 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/28/11	Reichelderfer 127	Ex. 44 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/28/11	Email string re: plans for Senate and House	Ex 56 to June 11,	
		released	2013 deposition	
			of Frank	
			Terraferma	
	11/28/11	Email to Rimes from Terraferma re:	Ex 57 to June 11,	Relevance
		congressional plans	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	11/28/11	Email from Terraferma to Heffley re: data on	Ex 58 to June 11,	
		current Senate plan	2013 deposition	
		1 I	of Frank	
			Terraferma	
	11/28/11	Email from Aaron Blake to Chris Jankowski,	Ex 59 to June 11,	Relevance
		RSLC, status-quo map	2013 deposition	Hearsay
			of Frank	5
			Terraferma	
	11/30/11	Reichelderfer 134-136	Ex. 45 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	11/30/11	Emails with Terraferma, Heffley and	Ex 64 to June 11,	Relevance
		Reichelderfer re: SFL Triplets - Miami-Dade	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	11/30/11	Reichelderfer-130-131	Marc	Relevance
			Reichelderfer	Hearsay
			production	
	11/30/11	Reichelderfer-134	Marc	
	1,20/11		Reichelderfer	
			production	
			production	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/30/11	Reichelderfer-132	Marc	
			Reichelderfer	
			production	
	12/1/11	Reichelderfer 137	Ex. 46 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	12/1/11	Reichelderfer 138 & Attachments	Ex. 47 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	12/2/11	Copies of two maps drawn for Rivera	Ex 78 to June 11,	Relevance
			2013 deposition	Hearsay
			of Frank	
			Terraferma	
-	12/2/11	Correspondence re: Congressman Rivera,	Ex 77 to June 11,	Relevance
		Miami-Dade	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	12/2/11	Email bearing numbers Bainter-276 and 277	Ex. 4 to May 13,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Johnston	
	12/2/11	Email bearing numbers Heffley 276 and 277	Ex. 5 to May 13,	Relevance
			2013 deposition	Hearsay
			of Richard	5
			Johnston	
	12/3/11	S000C9002 (congressional plan submitted by	Senate Website;	
		the Florida Senate's Committee on	MyDistrictBuilder	
		Reapportionment) and supporting data		
	12/4/11	Reichelderfer 86 & Attachments	Ex. 17 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	12/6/11	Emails exchanged between Terraferma and	Ex 79 to June 11,	Relevance
		Javier Correoso, aide to Congressman Rivera	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	12/6/11	Reichelderfer 139 & Attachments	Ex. 48 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	12/6/11	H000C9013 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9011 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9009 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9007 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9005 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9003 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	H000C9001 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee) and supporting data	MyDistrictBuilder	
	12/6/11	House Committee meeting, including meeting	Florida Senate	
		packet, action packet, transcript, audio and video	website	
	12/6/11	Senate Committee meeting considering S000C9002, including meeting notice, meeting packet, attendance, expanded agenda, transcript, audio and video	Florida Senate website	
	12/6/11	Reichelderfer-140	Marc Reichelderfer production	Relevance Hearsay
	12/6/11	House Subcommittee Meeting	House production	
	12/8/11	House Subcommittee meeting (Congress)	Florida Senate	
		considering H000C9001, H000C9003,	website; House	
		H000C9005, H000C9007, H000C9009,	production	
		H000C9011, H000C9013, including meeting		
		packet, action packet, transcript, audio and		
		video		
	12/9/11	Emails with Terraferma and Reichelderfer re:	Ex 65 to June 11,	
		relevancy of maps	2013 deposition	
			of Frank	
			Terraferma	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	12/13/11	HPUBC0162 (congressional plan submitted by	Senate Website;	
		Robert Drach) and supporting data	MyDistrictBuilder	
	12/13/11	HPUBC0160 (congressional plan submitted by	Senate Website;	
		FGCU Class: Redistricting in Florida) and	MyDistrictBuilder	
		supporting data		
	12/13/11	HPUBC0159 (congressional plan submitted by	Senate Website;	
		Nicholas Yaciuk) and supporting data	MyDistrictBuilder	
	12/21/11	Email between Terraferma and Heffley re:	Ex 66 to June 11,	Relevance
		Sirius plan	2013 deposition	Hearsay
			of Frank	
			Terraferma	
	12/21/11	HPUBC0166 (congressional plan submitted by	MyDistrictBuilder	
		Michael Weinbaum) and supporting data		
	12/21/11	HPUBC0165 (congressional plan submitted by	Senate Website;	
		Michael Weinbaum) and supporting data	MyDistrictBuilder	
	12/22/11	Email bearing number Johnston 111, bearing	Ex. 11 to May 13,	Relevance
		the name "Richard" at the top	2013 deposition	Hearsay
		•	of Richard	
			Johnston	
	12/22/11	Reichelderfer 141-146	Ex. 49 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	12/22/11	Document bearing the numbers Johnston 113	Ex. 12 to May 13,	
		and 114	2013 deposition	
			of Richard	
			Johnston	
	12/23/11	Reichelderfer-90	Marc	
			Reichelderfer	
			production	
	12/26/11	HPUBC0167 (congressional plan submitted by	Senate Website;	
		Michael Weinbaum) and supporting data	MyDistrictBuilder	
	12/27/11	Reichelderfer-103-104	Marc	
			Reichelderfer	
			production	
	12/28/11	Reichelderfer 147 & Attachments	Ex. 50 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	12/30/11	S000C9006 (submitted by reapportionment	Florida Senate	
		committee) and supporting data	website; my	
			district builder	

Exhibit			9	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	1/2/12	Email - Follow-up: Reassigning FL Voters	Ex. 15 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	1/3/12	Email from Terraferma to Seth Weightman re: Pasco County maps	Ex 67 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	1/9/12	House Subcommittee meeting (Congress) considering H000C9001, H000C90003, H000C9005, H000C9007, H000C9009, H000C9011, H000C9013, H000C9033, H000C9037, H000C9039, H000C9041, H000C9043, H000C9045, including meeting packets 1 and 2, action packet, transcript, audio and video	Florida Senate website	
	1/10/12	SPUBC0170 (congressional plan submitted by LWV of Florida, Democracia, Common Cause) and supporting data		
	1/10/12	SPUBC0168 (congressional plan submitted by Bruce King) and supporting data	Senate Website; MyDistrictBuilder	
	1/10/12	S000S9008 (congressional plan submitted by Florida Senate's Committee on Reapportionment) and supporting data	Senate Website; MyDistrictBuilder	
	1/10/12	S000S9006 (congressional plan submitted by Florida Senate's Committee on Reapportionment) and supporting data	Senate Website; MyDistrictBuilder	
	1/11/12	Senate Committee hearing considering S000C9002, S000C9006, S034C9010, including meeting notice, meeting packet, attendance, expanded agenda, transcript, audio and video	Florida Senate website	
	1/11/12	Reichelderfer-148-154	Marc Reichelderfer production	Relevance Authenticity Hearsay
	1/13/12	H000C9045 (congressional plan submitted by the Florida House's Redistricting Committee) and supporting data	Senate Website; MyDistrictBuilder	
	1/13/12	H000C9043 (congressional plan submitted by the Florida House's Redistricting Committee) and supporting data	Senate Website; MyDistrictBuilder	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	1/13/12	H000C9041 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee)	MyDistrictBuilder	
		and supporting data		
	1/13/12	H000C9039 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee)	MyDistrictBuilder	
		and supporting data		
	1/13/12	H000C9037 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee)	MyDistrictBuilder	
		and supporting data		
	1/13/12	H000C9035 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee)	MyDistrictBuilder	
		and supporting data		
	1/13/12	H000C9033 (congressional plan submitted by	Senate Website;	
		the Florida House's Redistricting Committee)	MyDistrictBuilder	
		and supporting data		
	1/13/12	S034C9010 (congressional plan submitted by	Senate Website;	
		Sen. Nan Rich) and supporting data	MyDistrictBuilder	
	1/17/12	Senate Session considering S000C9006 and	Florida Senate	
		S004C9014, including presentation, vote	website	
		record, transcripts, audio and video		
	1/18/12	SPUBC0174 (congressional plan submitted by	Senate Website;	
		Hank Sarkis) and supporting data	MyDistrictBuilder	
	1/18/12	SPUBC0173 (congressional plan submitted by	Senate Website;	
		Hank Sarkis) and supporting data	MyDistrictBuilder	
	1/18/12	SPUBC0172 (congressional plan submitted by	Senate Website;	
		Hank Sarkis) and supporting data	MyDistrictBuilder	
	1/18/12	S004C9014 (congressional plan submitted by	Senate Website;	
		Sen. Don Gaetz) and supporting data	MyDistrictBuilder	
	1/20/12	Emails from Terraferma to Reichelderfer and	Ex 70 to June 11,	Relevance
		Heffley re: congressional map -	2013 deposition	Hearsay
		Frankenstein.jpg	of Frank	
			Terraferma	
	1/20/12	House Committee meeting considering	Florida Senate	
		H000C9041, H000C9043, H000C9045,	website	
		including meeting packets 1, 2 and 3, action		
		packet, transcript, audio and video		
	1/20/12	House Subcommittee Meeting	House production	
	1/21/12	Continuation of previous emails re: Ross more	Ex 73 to June 11,	Relevance
		or all of Manatee and push Vern south into all	2013 deposition	Hearsay
		of Charlotte and even take Ross's Lee finger	of Frank	
		too	Terraferma	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	1/21/12	Email exchange between Terraferma and Reichelderfer re: inability to open file	Ex 74 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	1/21/12	Reichelderfer 161	Ex. 52 to May 16, 2013 deposition of Marc Reichelderfer	
	1/21/12	Continuation of previous emails re: Congressman Vern Buchanan	Ex 71 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	1/21/12	Continuation of previous emails re: Posey eat the Volusia and give the Orange to Adams to reduce Orange splits	Ex 72 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	1/23/12	Reichelderfer 160 & Attachments	Ex. 51 to May 16, 2013 deposition of Marc Reichelderfer	
	1/23/12	Reichelderfer 164 & Attachments	Ex. 54 to May 16, 2013 deposition of Marc Reichelderfer	
	1/23/12	Emails between Terraferma and Heffley re: HeffleySE and HeffleySW jpegs	Ex 75 to June 11, 2013 deposition of Frank Terraferma	Relevance Hearsay
	1/26/12	Heffley 928 - 940	Ex. 24 to May 17, 2013 deposition of Richard Heffley	
	1/26/12	H000C9047 (congressional plan submitted by the Florida House's Redistricting Committee) and supporting data	Senate Website; MyDistrictBuilder	
	1/27/12	House Committee meeting considering H000C9043, H000C9047, and SPUBC0170, including meeting packets 1, 2 and 3, amendment packet, action packet, transcript, audio and video	Florida Senate website	
	1/27/12	House Subcommittee Meeting	House production	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	1/312-	Invoice for data analysis work done for the	Ex. 5 to May 29,	Relevance
	1/31/12	Florida House of Representatives on two	2013 Deposition	Hearsay
		redistricting plans	of Kevin Hill	
	2/2/12	House Session considering S004C9014 and	Florida Senate	
		H000C9047, including transcript, vote record	website	
		and video		
	2/2/12	House Subcommittee Meeting	House production	
	2/3/12	House Session considering H000C9047,	Florida Senate	
		including transcript, vote record, and video	website	
	2/3/12	House Subcommittee Meeting	House production	
	2/9/12	Bill Status Report	Ex. 27 to May 16,	
			2013 deposition	
			of Marc	
			Reichelderfer	
	2/9/12	Senate Session considering H000C9047,	Florida Senate	
		including presentation, transcript, vote record,	website	
		audio, and video		
	2/27/12	Email bearing number Bainter-66	Ex. 6 to May 13,	Relevance
			2013 deposition	Hearsay
			of Richard	
			Johnston	
	3/12/12	Heffley 943 - 945	Ex. 25 to May 17,	
			2013 deposition	
			of Richard	
			Heffley	
	3/14/12	Email Terraferma and Heffley re: nest your	Ex 76 to June 11,	Relevance
		three Panhandle together for Evers and	2013 deposition	Hearsay
		remainder for Gaetz	of Frank	
			Terraferma	
	3/15/12	Reichelderfer 176	Ex. 56 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/15/12	Reichelderfer 177	Ex. 57 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/15/12	Reichelderfer 178	Ex. 58 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	3/15/12	Reichelderfer 179	Ex. 59 to May 16,	
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/15/12	Reichelderfer 181	Ex. 60 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/15/12	Reichelderfer 182	Ex. 61 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/17/12	Reichelderfer 184	Ex. 62 to May 16,	Relevance
			2013 deposition	Hearsay
			of Marc	
			Reichelderfer	
	3/20/12	Email - Suggestion	Ex. 11 to Nov. 14.	Relevance
			2012 deposition	Hearsay
			of Patrick J.	
			Bainter	
	3/20/12	Email - Redone	Ex. 12 to Nov. 14.	Relevance
			2012 deposition	Hearsay
			of Patrick J.	
			Bainter	
	3/20/12	Email - Proposed SC10	Ex. 13 to Nov. 14.	Relevance
		I I I I I I I I I I I I I I I I I I I	2012 deposition	Hearsay
			of Patrick J.	5
			Bainter	
	3/20/12	Email from Bainter to Tony Cortese, bearing	Ex. 7 to May 13,	Relevance
		number Bainter-24	2013 deposition	Hearsay
			of Richard	110001000
			Johnston	
	3/20/12	Document numbered Johnston 99 through 110	Ex. 17 to May 13,	Relevance
	2, 20, 12	headed "Functional Analysis-s9016"	2013 deposition	Hearsay
		neudeu Tunetional Amarysis 59010	of Richard	Tiedibuy
			Johnston	
	3/20/12,	One-page document, bearing number Bainter-	Ex. 8 to May 13,	Relevance
	3/20/12, 3/21/12	23	2013 deposition	Hearsay
	5/21/12	23	of Richard	Thatsay
			Johnston	

Exhibit			a	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	3/30/12	Email - District 13 Functional Analysis	Ex. 14 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	3/30/12	Document headed "Re: District 13 Functional Analysis," bearing numbers Bainter-15 and 16	Ex. 9 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
	4/5/12	Email - New Map submitted by Fair Districts Coalition	Ex. 9 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	4/5/12	Document bearing the numbers Bainter-11 to 14	Ex. 10 to May 13, 2013 deposition of Richard Johnston	Relevance Hearsay
	2/11/12 - 4/11/12	Invoice for data analysis work done for the Florida House of Representatives on redistricting 2012	Ex. 5 to May 29, 2013 Deposition of Dario Moreno	
	4/11/12	Email - Attached Draft	Ex. 7 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	4/11/12	Email - SPUB20178 - Compactness	Ex. 10 to Nov. 14, 2012 deposition of Patrick J. Bainter	Relevance Hearsay
	4/25/12	Reichelderfer-206	Marc Reichelderfer production	Relevance Hearsay
	4/30/12	Heffley 941 - 942	Ex. 26 to May 17, 2013 deposition of Richard Heffley	Relevance Hearsay
	8/12/12	Re-Notice of Taking Deposition Duces Tecum	Ex. 1 to Oct. 9, 2012 deposition of Ryan Tyson	
	11/12/12	OpenSecrets.org -Expenditures - Daniel Webster	Ex. 4 to Nov. 14, 2012 deposition of Patrick J. Bainter	Hearsay

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	11/12/12	OpenSecrets.org -Expenditures - Ron DeSantis	Ex. 5 to Nov. 14, 2012 deposition of Patrick J. Bainter	Hearsay
	11/12/12	OpenSecrets.org -Expenditures - Bill Posey	Ex. 6 to Nov. 14, 2012 deposition of Patrick J. Bainter	Hearsay
	11/13/12	Deposition Notice	Ex. 1 to Nov. 14, 2012 deposition of Patrick J. Bainter	
	11/30/12	Prosequence Client List	Ex. 1 to May 16, 2013 deposition of Marc Reichelderfer	Hearsay Authenticity
	12/16/12	Subpoenas, initial notices given in two cases	Ex. 1 to May 13, 2013 deposition of Richard Johnston	
	1/4/13	Republican State Leadership Committee's REDMAP 2012 Summary Report	Republican State Leadership Committee's website	Relevance Hearsay Authenticity
	2/14/13	Stephen Ansolabehere, Expert Report on Congressional Districts in the State of Florida	Romo Plaintiffs' Production	Hearsay
	2/14/13	Stephen Ansolabehere, CV	Romo Plaintiffs' Production	
	2/14/13	Functional Analysis of Racial Voting Patterns	Appendix to Stephen Ansolabehere's 2/14/13 Expert Report	Hearsay
	2/14/13	Counties Split and Number of County Splits Created in the Existing Map and Proposed Maps	Table 1 to Stephen Ansolabehere's 2/14/13 Expert Report	Hearsay

Exhibit			9	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/14/13	Compactness Congressional Districts in the	Table 2 to	Authenticity
		Existing Map and Proposed Maps	Stephen	Hearsay
			Ansolabehere's	
			2/14/13 Expert	
	2/14/12		Report	
	2/14/13		Table 3 to	
		Pus Republican Vote for President in 2008 and	Stephen	
		Governor in 2010 among Precincts in the	Ansolabehere's	
		Existing and Proposed Maps	2/14/13 Expert	
	0 /1 / / 0		Report	
	2/14/13	Racial Composition of Citizen Voting Age	Table 4 to	
		Population (CVAP) of Congressional Districts	Stephen	
		in the Existing Map and Proposed Maps	Ansolabehere's	
			2/14/13 Expert	
			Report	
	2/14/13	Jonathan N. Katz, Expert Report on	Romo Plaintiffs'	Hearsay
		Congressional Districts in the State of Florida	Production	
	2/14/13	Example of Redistricting Impact on Partisan	Table 1 to	Relevance
		Bias and Responsiveness	Jonathan Katz's	Hearsay
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida	
	2/14/13	Estimated District Results for the 2012 Plan	Table 2 to	Relevance
		assuming conditions were as in 2010	Jonathan Katz's	Hearsay
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida	
	2/14/13	Ę	Figure 1 to	Relevance
		Plan	Jonathan Katz's	Hearsay
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida	
	2/14/13	Estimated Responsiveness of 2012	Figure 2 to	Relevance
		Congressional Plan	Jonathan Katz's	Hearsay
			Expert Report on	
			Congressional	
			Districts in the	
			State of Florida	

Exhibit			9	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/15/13	Jowei Chen & Jonathan Rodden, Report on	Romo Plaintiffs'	Hearsay
		Computer Simulations of Florida Congressional	Production	Relevance
		Districting Plans		Daubert
	2/15/13	Table 1 from Jowei Chen's and Jonathan	Jowei Chen's and	Hearsay
		Rodden's Report on Computer Simulations on	Jonathan	Relevance
		Florida Congressional Districting Plans	Rodden's Report	Daubert
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans	
	2/15/13	Examples of Computer-Simulated Districting	Figure 1 to Jowei	Hearsay
		Plans With 3 Majority-Black VAP Districts	Chen's and	Relevance
		Held as Fixed (Districts 5, 20, and 24)	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Delegation Plan (27 Districts) With Three	Figure 2 to Jowei	Hearsay
		Majority-Black VAP Districts (5, 20, and 24)	Chen's and	Relevance
			Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 3 to Jowei	Hearsay
		With Three Majority-Black VAP Districts (5,	Chen's and	Relevance
		20, and 24) Held as Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	

Exhibit	Data	Description	Courses	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 4 to Jowei	
		Congressional Delegation Plan (27 Districts)	Chen's and	Relevance
		With Two Majority-Black VAP Districts (5 and		Daubert
		24) Held as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0 11 7 11 0		Feb. 15, 2013	
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 5 to Jowei	Hearsay
		With Two Majority-Black VAP Districts (5 and		Relevance
		24) Held as Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10		Feb. 15, 2013	TT
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 6 to Jowei	Hearsay
		Congressional Delegation Plan (27 Districts)	Chen's and	Relevance
		With Two Majority-Black VAP Districts (20	Jonathan	Daubert
		and 24) Held as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10	Comparison of Simulated via Astual Districts	Feb. 15, 2013	Цеотост
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 7 to Jowei Chen's and	Hearsay Relevance
		With Two Majority-Black VAP Districts (20 and 24) Held as Fixed	Jonathan	Daubert
		anu 24) meiu as fixeu		Dauberi
			Rodden's Report	
			on Computer Simulations on	
			Florida	
			Congressional	
			U	
			Districting Plans,	
			Feb. 15, 2013	

Exhibit			G	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 8 to Jowei	
		Congressional Delegation Plan (27 Districts)	Chen's and	Relevance
		With One Majority-Black VRA District	Jonathan	Daubert
		(District 24) Held as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 9 to Jowei	Hearsay
		With One Majority-Black VAP District	Chen's and	Relevance
		(District #24) Held as Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10		Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 10 to	Hearsay
		Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With No VRA Districts Held Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10	Companian of Simulated are Astrol Disting	Feb. 15, 2013	II.e.e
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 11 to	Hearsay
		With No Majority-Black VAP Districts Held	Jowei Chen's and	Relevance
		Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	

Exhibit	Data	Description	Soumoo	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/15/13	District-Level Hispanic Proportions in	Figure 12 to	Hearsay
		Simulated and Actual Districts With Three	Jowei Chen's and	Relevance
		Majority-Black VAP Districts (5, 20, and 24)	Jonathan	Daubert
		Excluded from Analysis	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 13 to	Hearsay
		Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With 46 Counties Held Intact And Three	Jonathan	Daubert
		Majority-Black VAP Districts (5, 20, and 24)	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 14 to	Hearsay
		With 46 Counties Held Intact And Three	Jowei Chen's and	Relevance
		Majority-Black VAP Districts (5, 20, and 24)	Jonathan	Daubert
		Held as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 15 to	Hearsay
		Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With 46 Countries Held Intact And Two	Jonathan	Daubert
		Majority-Black VAP Districts (5 and 24) Held	Rodden's Report	
		as Fixed	on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	

Exhibit	Data	Description	G	Objections [†] / Stipulated
	Date	Description	Source	Admissions
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 16 to	Hearsay
		With 46 Counties Held Intact And Two	Jowei Chen's and	Relevance
		Majority-Black VAP Districts (5 and 24) Held	Jonathan	Daubert
		as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 17 to	Hearsay
		Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With 46 Counties Held Intact And Two	Jonathan	Daubert
		Majority-Black VAP Districts (20 and 24) Held	-	
		as Fixed	on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10		Feb. 15, 2013	TT
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 18 to	Hearsay
		With 46 Counties Held Intact And Two	Jowei Chen's and	Relevance
		Majority-Black VAP Districts (20 and 24) Held		Daubert
		as Fixed	Rodden's Report	
			on Computer Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 19 to	Hearsay
	2/13/13	Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With 46 Counties Held Intact And One	Jonathan	Daubert
		Majority-Black District (District 24) Held as	Rodden's Report	Dunderi
		Fixed	on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	

Exhibit		Description	C	Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 20 to	Hearsay
		With 46 Counties Held Intact And One	Jowei Chen's and	Relevance
		Majority-Black VAP District (District #24)	Jonathan	Daubert
		Held as Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			Feb. 15, 2013	
	2/15/13	Results from 1,000 Simulations of Florida's	Figure 21 to	Hearsay
		Congressional Delegation Plan (27 Districts)	Jowei Chen's and	Relevance
		With 46 Counties Held Intact And No	Jonathan	Daubert
		Majority-Black VAP Districts Held Fixed	Rodden's Report	
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	0/15/10		Feb. 15, 2013	
	2/15/13	Comparison of Simulated vs. Actual Districts	Figure 22 to	Hearsay
		With 46 Counties Held Intact And No	Jowei Chen's and	Relevance
		Majority-Black VAP Districts Held Fixed	Jonathan	Daubert
			Rodden's Report	
			on Computer Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
	2/15/13	Number of Fragments Created Among the 21	Feb. 15, 2013 Figure 23 to	Hearsay
	2/13/13	Split Counties In the Enacted and Simulated	Jowei Chen's and	Relevance
		Districting Plans	Jonathan	Daubert
			Rodden's Report	Duuberi
			on Computer	
			Simulations on	
			Florida	
			Congressional	
			Districting Plans,	
			•	
			Feb. 15, 2013	

Exhibit				Objections [†] / Stipulated
No.		1		Admissions
	3/20/13	Letter from Mr. Meros to T. Darling	Ex. 1 to June 18, 2013 deposition of Thomas Darling	Relevance Hearsay
	1/4/13 -	Invoice for data analysis work done for the	Ex. 6 to May 29,	
	4/4/13	Florida House of Representatives on redistricting 2012 (Kevin Hill and Dario Moreno)	2013 Deposition of Dario Moreno	
	4/4/13	E-mail from Dario Moreno to Charlene Roberts, Andy Bardos and George Meros, with attached invoice	Ex. 7 to May 29, 2013 Deposition of Dario Moreno	
	4/8/13	Report of Richard L. Engstrom, Ph.D.	Ex. 1 to May 31, 2013 Engstrom Deposition	
	4/8/13	Kevin A. Hill & Dario V. Moreno, Report	Ex. 11 to May 29, 2013 Deposition of Dario Moreno	
	4/8/13	Draft Report of Thomas A. Darling, Ph.D.	Ex. 4 to June 18, 2013 deposition of Thomas Darling	Relevance Hearsay
	4/8/13	Report of Thomas A. Darling, Ph.D.	Ex. 5 to June 18, 2013 deposition of Thomas Darling	Relevance Hearsay
	4/8/13	Nolan McCarty, Response to Chen & Rodden's	<u> </u>	
	(produced)	"Report on Computer Simulations of Florida Congressional Districting Plans."	2013 McCarty Deposition	
	4/8/13	Racially Polarized Voting Analysis U.S. Senate, General Election 2010	Table 3: Report of Richard L. Engstrom, Ph.D.	
	4/8/13	Diminishment Analysis U.S. President 2008 General Election	Table 5: Report of Richard L. Engstrom, Ph.D.	
	4/8/13	Diminishment Analysis U.S. Senate 2010 General Election	Table 7: Report of Richard L. Engstrom, Ph.D.	
	4/22/13	E-mail from T. Darling to Mr. Meros	Ex. 2 to June 18, 2013 deposition of Thomas Darling	Relevance Hearsay

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	4/22/13	E-mail from T. Darling to A. Bardos and G.	Darling	Relevance
		Meros, SUBJ: Contiguity violations (and attachment)	production	Hearsay
	4/20/13 -	Work Notes Identifying and Removing Non-	Darling	Relevance
	4/22/13	Contiguous Plans	Production	Hearsay
	4/27/13	E-mail from T. Darling to A. Bardos and G.	Darling	Relevance
		Meros, SUBJ: Contiguity violations, "less 4" plans (and attachment)	production	Hearsay
	4/26/13 -	Work Notes Identifying and Removing Non-	Darling	Relevance
	4/27/13	Contiguous "Less 4" Plans	Production	Hearsay
	5/1/13	Notice of Taking Deposition Decus Tecum	Ex. 2 to May 29, 2013 Deposition of Kevin Hill	Relevance Hearsay
	5/1/13	Notice of Taking Deposition Decus Tecum	Ex. 1 to May 29, 2013 Deposition of Dario Moreno	
	6/11/13	Third Renotice of Taking Video Deposition Duces Tecum of one Frank Terraferma.	Ex. 1 to June 11, 2013 deposition of Frank Terraferma	
	7/09	Nolan McCarty, Keith T. Poole, Howard Rosenthal, Does Gerrymandering Cause Polarization? Am. J. of Political Science, Vol. 53, No. 3, pp. 666-680	Ex. 1 to June 17, 2013 McCarty Deposition	
	10/21/13	Jowei Chen & Jonathan Rodden, Supplementary Report on Partisan Bias in Florida's Congressional Redistricting Plan	Romo Plaintiffs' Production	Hearsay Relevance Daubert
	10/21/13	Map showing 2000 Hispanic Share of Total Population	Figure 1a to Chen and Rodden's Supplementary Report on Partisan Bias in Florida's Congressional Redistricting Plan	
	10/21/13	Map showing 2010 Hispanic Share of Total Population	Figure 1b to Chen and Rodden's Supplementary Report on Partisan Bias in Florida's Congressional Redistricting Plan	Authenticity Hearsay Relevance <i>Daubert</i>

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	10/21/13	Map showing 2000 to 2010 Changes in	Figure 1c to Chen	2
		Hispanic Share of Population	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	Map showing 2000 to 2010 Change in Hispanic	-	Authenticity
		Share of Population	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	County-Level Changes in Hispanic Population	Figure 3 to Chen	Authenticity
		and Republican Voting	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	Changes in Precinct-Level Republican voting,	Figure 4 to Chen	Authenticity
		2000 (Bush Vote Share) to 2008 (McCain Vote	and Rodden's	Hearsay
		Share)	Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	Florida Congressional Districts Enacted in	Figure 5 to Chen	Authenticity
		2002	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	

Exhibit				Objections [†] / Stipulated
No.	Date	Description	Source	Admissions
	10/21/13	Partisan Change in 2002-Enacted	Figure 6 to Chen	Authenticity
		Congressional Districts	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	Comparison of Legislature's Enacted	Figure 7 to Chen	Hearsay
		Districting Plan to Computer-Simulated	and Rodden's	Relevance
		Districting Plans	Supplementary	Daubert
			Report on	
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/21/13	All Complete Congressional Districting Plans	Figure 8 to Chen	Authenticity
		Proposed in the Florida State Legislature	and Rodden's	Hearsay
			Supplementary	Relevance
			Report on	Daubert
			Partisan Bias in	
			Florida's	
			Congressional	
			Redistricting Plan	
	10/28/13	Stephen Ansolabehere, Response to Professor	Romo Plaintiffs'	Hearsay
		Engstrom's Rebuttal Report	Production	
	10/28/13	Regression Estimates of the Vote Percent for	Table 1 to	Authenticity
		Val Demings in CD 10 in 2012 among Various	Stephen	Hearsay
		Racial Groups	Ansolabehere's	
			Response to Prof.	
			Engstrom's	
			Rebuttal Report	
		Additional materials produced by the Florida	Florida House and	
		House and Senate as listed in the attached	Senate	
		Exhibit F.	productions	
		All exhibits listed on the Coalition Plaintiffs'	Coalition	
		Trial Exhibit List, if not already listed herein.	Plaintiffs' Trial	
			Exhibit List	

Dated: May 6, 2014

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Electronic Mail this 6 May 2014 to each of the following parties on the attached service list:

_/s/ Mark Herron____

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<u></u>	

LEGISLATIVE PARTIES' GENERAL OBJECTIONS

In addition to the objections noted above, the Legislative Parties assert the following objections:

- The Legislative Parties object on the basis of hearsay to the use of any article (including news articles pasted into email correspondence not otherwise objected to) to prove the truth of the matter asserted therein.
- If an exhibit appears more than once on an exhibit list, or appears on more than one exhibit list, the Legislative Parties incorporate in each place all objections asserted with respect to the same exhibit in any other place.
- Where an exhibit list incorporates by express reference documents that appear on another exhibit list, the Legislative Parties likewise incorporate their objections.
- The Legislative Parties object to Exhibit F to the Romo Plaintiffs' Pretrial Disclosures. Exhibit F is overbroad and overinclusive and does not enable the Legislative Parties to focus their preparations for trial. The Legislative Parties reserve all objections to the introduction of documents identified therein.
- The Legislative Parties reserve all objections with respect to the following entries on the Romo Plaintiffs' Pretrial Disclosures: "Block Assignment files," "Block Shape Files," "Block Data files," "Statistical reports," "Election results," "Voter Registration Data," and "Maps."
- With respect to the entry "Exhibits to Ryan Tyson deposition" on the Romo Plaintiffs' Pretrial Disclosures, the Legislative Parties incorporate their objections to the following items on the Coalition Plaintiffs' Final Disclosures: CP 338-393.

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The Legislative Parties further object to Exhibit 3 to Ryan Tyson's Deposition on the basis of relevance.

CASE NO.: 2012-CA-000412/2012-CA-000490

EXHIBIT B

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, ET AL.	Char No. 2012 at 00412	
PLAINTIFFS,	CASE NO.: 2012-CA-00412	
VS.		
KEN DETZNER AND PAM BONDI,		
DEFENDANTS.		
THE LEAGUE OF WOMEN VOTERS OF FLORIDA, ET AL.,	CASE NO.: 2012-CA-00490	
Plaintiffs,		
VS.		
KEN DETZNER, ET AL.,		
DEFENDANTS.		

COALITION PLAINTIFFS' FINAL DISCLOSURES – WITNESS LIST

The Coalition Plaintiffs make their final disclosures (trial witness list)¹ pursuant to the

Court's Fifth Order Modifying Order Setting Non-Jury Trial dated April 4, 2014, as follows:

A. Witnesses Coalition Plaintiffs Intend to Call at Trial

No.	Witness	Summary of Expected Testimony
	Cannon, Dean (Former Rep.) <u>Address</u> : Capitol Insight, 301 S. Bronough St., Suite 500, Tallahassee, FL 32301 <u>Phone</u> : 850-577-1403	Former Speaker Cannon was Speaker of the House during times relevant to this litigation. Former Speaker Cannon will testify concerning his involvement in the Congressional redistricting process at issue in this case, including his discussions with Republican political operatives such as Marc Reichelderfer and Rich Heffley, Kirk Pepper, and at least one U.S. Representative (and possibly other individuals) regarding the

¹ These disclosures are based on based on information or documents currently within the Coalition Plaintiffs' possession, custody or control. The information in these disclosures is true and correct to the best of the Coalition Plaintiffs' knowledge at this time, but is subject to correction of inadvertent errors or omissions, if any are found to exist. The Coalition Plaintiffs reserve their right to amend, modify or supplement these disclosures based on any additional discovery that may occur before trial, including any subsequent production by the Legislative Defendants or non-parties.

No.	Witness	Summary of Expected Testimony
		Legislature's draft Congressional maps and redistricting efforts. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Speaker Cannon's deposition.
	Gaetz, Don (Sen.) <u>Address</u> : 212 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5001	Sen. Gaetz served as the Chair of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Gaetz in responses to interrogatories as a person who had responsibility related to redistricting during that time. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Sen. Gaetz's deposition.
	Guthrie, John <u>Address</u>: Senate Committee on Gaming, 103 Senate Office Building, 404 S. Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u>: 850-487-5811 	Mr. Guthrie was the Staff Director to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Guthrie in responses to interrogatories as a person who had responsibility related to redistricting during that time and as a primary map drawer for the Senate. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Guthrie's deposition.
	Heffley, Richard <u>Address</u> : 8975 Winged Foot Dr., Tallahassee, FL 32312-4041 <u>Phone</u> : 850-668-0759	Mr. Heffley is a paid Republican political operative and consultant who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery has revealed that Mr. Heffley was provided with draft legislative congressional redistricting maps, before the Legislature's maps were made public, and provided political advice and input, including to Kirk Pepper or Former Speaker Cannon. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Heffley's deposition.
	Holder, Doug (Rep.)Address: 303 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200	Rep. Holder was a member of the House Redistricting Committee and served as the Co- Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Holder in

No.	Witness	Summary of Expected Testimony
	Phone: 850-717-5074	responses to interrogatories as a person who had responsibility related to redistricting. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Rep. Holder's deposition.
	Kelly, J. Alex <u>Address</u> : Foundation for Florida's Future, PO Box 10691, Tallahassee, FL 32302 <u>Phone</u> : 850-391-3070	Mr. Kelly was the staff director for the House Redistricting Committee and Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Mr. Kelly in responses to interrogatories as a person who had responsibility related to redistricting and as a primary map drawer for the House. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Kelly's deposition.
	Legg, John (Sen.)Address: 316 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee 32399-1100Phone: 850-487-5017	Sen. Legg was Co-Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Sen. Legg in responses to interrogatories as a person who had responsibility related to redistricting. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Sen. Legg's deposition.
	Pepper, Kirk Address: Capitol Insight, 301 S. Bronough St., Suite 500, Tallahassee, FL 32301 Phone: 850-577-1403	Mr. Pepper was an aide to Former Speaker Cannon, at times relevant to this litigation who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery had revealed that Mr. Pepper provided Republican political operative Marc Reichelderfer with draft legislative congressional redistricting maps, weeks before the Legislature's maps were made public, and asked for and received Mr. Reichelderfer's political advice and input. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Pepper's deposition.
	Precourt, Stephen (Rep.)Address: 418 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5044	Rep. Precourt was the Vice-Chair of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Precourt in responses to interrogatories as a person who had responsibility related to redistricting. For a more detailed description of his expected testimony, the

No.	Witness	Summary of Expected Testimony
		Coalition Plaintiffs refer to Rep. Precourt's deposition.
	Reichelderfer, Marc <u>Address</u> : 3616 Mossy Creek Lane, Tallahassee, FL 32311-3638 <u>Phone</u> : 850-205-2022	Mr. Reichelderfer is a paid Republican political operative and consultant who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery has revealed that Mr. Reichelderfer was provided with draft legislative congressional redistricting maps, before the Legislature's maps were made public, and provided political advice and input, including to Kirk Pepper or Former Speaker Cannon. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Reichelderfer's deposition.
	Smith, Daniel A., Ph.D. <i>Expert Witness</i> <u>Address</u> : c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 <u>Phone</u> : (407) 422-2472 <u>Areas of Expertise</u> : Electoral politics and process in the American states, with a focus on the disparate effect of political institutions on political behavior. A more fulsome description of Dr. Smith's areas of expertise may be found in his expert report dated February 15, 2013.	Substance of Opinions, Grounds and Written <u>Report</u> : Dr. Smith will offer expert testimony at trial consistent with and as reflected in his expert report dated February 15, 201, and any supplemental expert reports, including but not limited to the supplemental report dated October 28, 2013.
	Terraferma, Frank Address: Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 Phone: 850-222-7920	Mr. Terraferma is a paid employee of the Republican Party of Florida who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery has revealed that Mr. Terraferma drafted a host of Congressional maps, working closely with Mr. Heffley. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Terraferma's deposition.
	Weatherford, Will (Rep.)	Rep. Weatherford was Chairman of the House

No.	Witness	Summary of Expected Testimony
	<u>Address</u> : 420 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5038	Redistricting Committee during times relevant to this litigation. The House identified Rep. Weatherford in responses to interrogatories as a person who had responsibility related to redistricting. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Speaker Weatherford's deposition.
	All witnesses, including expert witnesses, identified in Category A of the Romo Plaintiffs' witness list, unless the witnesses are otherwise listed in Category B or C herein.	

B. Additional Witnesses Plaintiffs May Call At Trial

No.	Witness	Summary of Expected Testimony
	Bahl, Mathew Address and telephone unknown.	Mr. Bahl served as Chief of Staff for Speaker Cannon during the redistricting process. Discovery has revealed that Mr. Bahl communicated with Alex Kelly, and perhaps others, about the involvement of the Republican political operatives in the Congressional redistricting process at issue in this case.
	Bainter, Pat <u>Address</u> : 6211 NW 132nd Street, Gainesville, FL 32653-2532 Phone: 352-331-0980	Mr. Bainter is a paid Republican political operative who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery has revealed that Mr. Bainter was extensively involved in redistricting in Florida during the timeframe relevant to this litigation, and that he worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Bainter's deposition.
	Brunell, Thomas	Dr. Brunnell was an expert retained by the Legislative Defendants to perform racial-
	Address: University of Texas at	polarization and other analyses of congressional

No.	Witness	Summary of Expected Testimony
	Dallas, 800 W. Campbell Road, Richardson, TX 75080 <u>Phone</u> : 972-883-4963	redistricting maps. The House identified Dr. Brunnell in responses to interrogatories as a person who performed such work.
	Clark, Chris <u>Address</u> : Office of Senate President, 404 S. Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5229	Mr. Clark was a staffer to Sen. Gaetz during times relevant to this litigation who will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery has revealed that Mr. Clark and other legislative staffers involved in redistricting met with Republican political operatives to discuss redistricting as early as December 2010. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Clark's deposition.
	Corporate Representative of Common CauseAddress:c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 Phone: (407) 422-2472	The corporate representative's testimony will be limited solely to the issue of standing, should such testimony become necessary.
	Corporate Representative of The League of Women Voters of Florida	The corporate representative's testimony will be limited solely to the issue of standing, should such testimony become necessary.
	<u>Address</u> : c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 <u>Phone</u> : (407) 422-2472	
	Ferrin, JayAddress: Senate Majority Office, 330 Senate Office Building, 404 S. Monroe Street, Tallahassee, FL Phone: 850-487-5184	Mr. Ferrin was the Senior Administrative Assistant to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Ferrin in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Hofeller, Thomas <u>Address</u> : 7119 Marine Dr., Alexandria, VA 22307-1902 <u>Phone</u> : Unknown	Mr. Hofeller is a purported expert in redistricting for the Republican National Party. Discovery has revealed that Mr. Hofeller communicated with Florida-based Republican operatives who were closely involved in in the redistricting process

No.	Witness	Summary of Expected Testimony
		about redistricting during times relevant to this litigation.
	Holt, Brenda AnnAddress: c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 Phone: (407) 422-2472	Ms. Holt's testimony will be limited solely to the issue of standing, should such testimony become necessary.
	Jenne, Evan (Rep.) <u>Address</u> : 1450 SW 3rd Ave, Apt. 410, Ft. Lauderdale, FL 33315- 1509 <u>Phone</u> : 954-712-4999	Rep. Jenne was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Jenne in responses to interrogatories as a person who had responsibility related to redistricting.
	Johnston, Richard <u>Address</u> : Public Concepts, 5730 Corporate Way, Suite 214, West Palm Beach, FL 33407 <u>Phone</u> : 561-688-0061	Mr. Johnston is a paid Republican political operative and consultant who will testify about his involvement in the Congressional redistricting process at issue in this case. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Johnston's deposition.
	Levesque, George <u>Address</u> : The Florida Senate, 404 S. Monroe Street, Suite 409, The Capital, Tallahassee, FL 32399 <u>Phone</u> : 850-487-5237	Mr. Levesque is currently General Counsel to the Senate and was General Counsel to the House of Representatives as it developed its redistricting and reapportionment maps during times relevant to this litigation. He has knowledge of the Legislature's destruction of redistricting documents. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Levesque's deposition.
	Nordby, Daniel <u>Address</u> : 420 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5038	Mr. Nordby is currently General Counsel to the House of Representatives and was General Counsel to the Senate as it developed its redistricting and reapportionment maps during times relevant to this litigation. He has knowledge of the Legislature's destruction of redistricting documents. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Norby's deposition.

No.	Witness	Summary of Expected Testimony
	Palmer, AndyAddress: Metz Husband DaughtonPA, 215 S. Monroe Street, Suite505, Tallahassee, FL 32301Phone: 850-205-9000	Mr. Palmer is a former Executive Director of the Republican Party of Florida and staffer for Former Speaker Cannon. Discovery has revealed that he met privately with legislative staffers on redistricting during times relevant to this litigation.
	Pedicini, Anthony <u>Address</u> : 511 W. Bay Street Suite #350 Tampa, FL 33606 <u>Phone</u> : 813-384-2507	Mr. Pedicini was a principal of Strategic Image Management, a political marketing and issue advocacy firm, during times relevant to this litigation. Mr. Pedicini will testify about his involvement in the Congressional redistricting process at issue in this case.
	Piccolo, Jr., Fredrick <u>Address</u> : 511 W. Bay Street Suite #350 Tampa, FL 33606 <u>Phone</u> : 813-384-2507	Mr. Piccolo, Jr. is a principal of Strategic Image Management, a political marketing and issue advocacy firm. Mr. Piccolo, Jr. served as Chief of Staff for Cong. Ross during times relevant to this litigation and will testify about his involvement in the Congressional redistricting process at issue in this case.
	Piccolo, ThomasAddress: 511 W. Bay Street Suite#350 Tampa, FL 33606Phone: 813-384-2507	Mr. Piccolo is a principal of Strategic Image Management, a political marketing and issue advocacy firm. Mr. Piccolo will testify about his involvement in the Congressional redistricting process at issue in this case.
	Poreda, JasonAddress: Office of the Majority Whip, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 Phone: 850-717-5760	Mr. Poreda was a professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. Poreda in responses to interrogatories as a person who had responsibility related to redistricting. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Poreda's deposition.
	Sanchez-Medina, Jr., Roland <u>Address</u> : c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 <u>Phone</u> : (407) 422-2472	Mr. Sanchez-Medina's testimony will be limited solely to the issue of standing, should such testimony become necessary.

No.	Witness	Summary of Expected Testimony
	Schaeffer, Robert Allen <u>Address</u> : c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 <u>Phone</u> : (407) 422-2472	Mr. Schaeffer's testimony will be limited solely to the issue of standing, should such testimony become necessary.
	Shankle, BenjaminAddress: 415 Saint Francis St., Unit129, Tallahassee, FL 32301-2257Phone: Unknown	Mr. Shankle was a Legislative Analyst to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate and House identified Mr. Shankle in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Sheehan, Michael <u>Address</u> : Data Targeting, Inc., 6211 NW 132nd St, Gainesville, FL 32653 Phone: 352-332-2115	Mr. Sheehan is a consultant with Data Targeting, Inc., a Republican consulting firm. Discovery has revealed that Data Targeting was extensively involved in redistricting in Florida during the timeframe relevant to this litigation and worked closely with other Republican operatives, some of whom directly communicated with members of the Legislature and their staff, about redistricting during times relevant to this litigation. Mr. Sheehan is among the Data Targeting employees that have actively resisted discovery throughout this litigation.
	Silver, Jeffrey <u>Address</u> : House Office of Information Technology, 802 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 <u>Phone</u> : 850-717-5600	Mr. Silver was a professional staffer to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The Senate and House identified Mr. Silver in responses to interrogatories as a person who had responsibility related to redistricting.
	Springer, Joel <u>Address</u> : Republican Party of Florida, 420 E. Jefferson Street, PO Box 311, Tallahassee, FL 32301 <u>Phone</u> : 850-222-7920	Mr. Springer was an employee of the Republican Party of Florida during times relevant to this litigation. Discovery has suggested that he met privately with legislative staffers on redistricting during times relevant to this litigation.
	Takacs, JeffreyAddress: Office of the Majority	Mr. Takacs was a professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to

No.	Witness	Summary of Expected Testimony
	Leader, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 <u>Phone</u> : 850-488-1993	this litigation. The House identified Mr. Takacs in responses to interrogatories as a person who had responsibility related to redistricting.
	Tyson, Ryan <u>Address</u> : AIF, 516 N. Adams Street, PO Box 784, Tallahassee, FL 32302-0784 <u>Phone</u> : 850-224-7173	Discovery has revealed that Mr. Tyson, a lobbyist for a trade association, discussed redistricting with Florida legislators and their staffers, as well as U.S. representatives and their staffers, during times relevant to this litigation. Mr. Tyson also had discussions about redistricting with Republican operatives about redistricting in Florida during times relevant to this litigation. For a more detailed description of his expected testimony, the Coalition Plaintiffs refer to Mr. Tyson's deposition.
	Weightman, Seth Address and telephone unknown.	Mr. Weightman is a staffer/political assistant to Rep. Weatherford. Discovery has revealed that Mr. Weightman was communicating with Republican operatives related to redistricting during times relevant to this litigation.
	All witnesses identified in Category B of the Romo Plaintiffs' witness list, unless the witnesses are otherwise listed in Category A or C herein. All witnesses identified on the Legislative Defendants' witness lists.	
	All witnesses identified in any subsequent discovery.	

C. Witnesses Plaintiffs Do Not Intend to Call at Trial, But List Out of An Abundance of Caution Because They Have Some Knowledge of the Facts or Issues in Dispute

No.	Witness	Summary of Expected Testimony
	Adams, Sandy (Former U.S. Rep.)Address and telephone unknown.	Former Congresswoman Adams will testify about her involvement in the Congressional redistricting process at issue in this case.
	Adkins, Janet (Rep.)	Rep. Adkins was a member of the House

No.	Witness	Summary of Expected Testimony
	<u>Address</u> : 313 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-3011	Redistricting Committee during times relevant to this litigation. The House identified Rep. Adkins in responses to interrogatories as a person who had responsibility related to redistricting.
	Albritton, Ben (Rep.) <u>Address</u> : 222 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5056	Rep. Albritton was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Albritton in responses to interrogatories as a person who had responsibility related to redistricting.
	Altman, Thad (Sen.) <u>Address</u> : 314 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5016	Sen. Altman served was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Altman in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Aultman, Larry Address and telephone unknown.	Mr. Aultman was a professional staffer to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. Aultman in responses to interrogatories as a person who had responsibility related to redistricting.
	Bardos, AndyAddress: GrayRobinson, 301 South Bronough Street, Suite 600, Tallahassee, FL 32301 Phone: 850-577-9090	Mr. Bardos served as General Counsel to the Senate Committee on Reapportionment during times relevant to this litigation.
	Benacquisto, Lizbeth (Sen.)Address: 300 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5030	Sen. Benacquisto was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Benacquisto in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Beggs, Colin <u>Address</u> : 1519 Lee Ave., Tallahassee, FL 32303-5823	Mr. Beggs was a Legislative Research Assistant to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Beggs in responses to

No.	Witness	Summary of Expected Testimony
	Phone: 850-222-9618	interrogatories as a person who had responsibility related to redistricting during that time.
	Bernard, Mack (Former Rep.) Address and telephone unknown.	Rep. Bernard was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Bernard in responses to interrogatories as a person who had responsibility related to redistricting.
	Boyce, Bradley Address and telephone unknown.	Mr. Boyce was a professional staffer to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. Boyce in responses to interrogatories as a person who had responsibility related to redistricting.
	Braynon II, Oscar (Sen.)Address: 213 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5036	Sen. Braynon was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Braynon in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Brodeur, Jason (Rep.)Address: 214 House OfficeBuilding, 402 South Monroe Street,Tallahassee, FL 32399-3200Phone: 850-717-5028	Rep. Brodeur was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Brodeur in responses to interrogatories as a person who had responsibility related to redistricting.
	Brown, Corrine (U.S. Rep.)Address: 101 E. Union Street, Suite202, Jacksonville, FL 32202Phone: 904-354-1652	Congresswoman Brown will testify about her involvement in the Congressional redistricting process at issue in this case.
	Burgin, Rachel (Former Rep.) Address: PO Box 89001, Tampa, FL 33689-0400 Phone: 813-541-7965	Rep. Burgin was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Burgin in responses to interrogatories as a person who had responsibility related to redistricting.
	Chestnut IV, Charles (Former Rep.)	Rep. Chestnut was a member of the House Redistricting Committee and the House

No.	Witness	Summary of Expected Testimony
	<u>Address</u> : 1773 NE 21st Pl, Gainesville, FL 32609-3985 <u>Phone</u> : 352-372-2537	Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Chestnut in responses to interrogatories as a person who had responsibility related to redistricting.
	Cibula, Tom <u>Address</u> : Florida Senate Committee on Judiciary, 515 Knott Building, 404 S. Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5198	Mr. Cibula was the Staff Director of the Senate Committee on Judiciary during times relevant to this litigation. The Senate identified Mr. Cibula in responses to interrogatories as a person who assisted in preparing responses to the interrogatories.
	Clay, Robert L. Address and telephone unknown.	Mr. Clay was the Information Systems Chief to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Clay in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Convery, Amy <u>Address</u> : 2721 Parsons Rst., Tallahassee, FL 32309-2135 <u>Phone</u> : 850-894-6573	Ms. Convery was a Consultant to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Ms. Convery in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Crofoot, Katie <u>Address</u> : Office of the Majority Leader, 322 The Capitol, 402 S. Monroe Street, Tallahassee, FL 32399-1300 <u>Phone</u> : 850-488-1993	Ms. Crofoot was a professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Ms. Crofoot in responses to interrogatories as a person who had responsibility related to redistricting.
	Dean, Charles S. (Sen.) <u>Address</u> : 311 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5005	Sen. Dean was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Dean in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Detert, Nancy C. (Sen.)	Sen. Detert was a member of the Senate Committee on Reapportionment during times

No.	Witness	Summary of Expected Testimony
	Address: 416 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 Phone: 850-487-5028	relevant to this litigation. The Senate identified Sen. Detert in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Diaz-Balart, Mario (U.S. Rep.) <u>Address</u> : 8669 NW 36 th Street, Suite 100, Doral, FL 33166 <u>Phone</u> : 305-470-8555	Cong. Diaz-Balart will testify about his involvement in the Congressional redistricting process at issue in this case.
	Diaz de la Portilla, Miguel (Sen.) <u>Address</u> : 312 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5040	Sen. Diaz de la Portilla was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Diaz de la Portilla in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Dorworth, Chris (Former Rep.) <u>Address</u> : 1520 Whitstable Ct, Lake Mary, FL 32746-4332 <u>Phone</u> : UNKNOWN	Rep. Dorworth was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Dorworth in responses to interrogatories as a person who had responsibility related to redistricting.
	Eisnaugle, Eric (Former Rep.)Address: 3008 Bristol Street, Sebring, FL 33872-3304 Phone: 863-471-0721	Rep. Eisnaugle was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Eisnaugle in responses to interrogatories as a person who had responsibility related to redistricting.
	Evers, Greg (Sen.) <u>Address</u> : 308 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5002	Sen. Evers was a member of the Senate Committee on Reapportionment times relevant to this litigation. The Senate identified Sen. Evers in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Fairbrother, BenjaminAddress:3207 Shamrock St E,Apt. 29, Tallahassee, FL 32309-2878Phone:850-284-2270	Mr. Fairbrother was a professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. Fairbrother in responses to interrogatories as a person who had responsibility related to

No.	Witness	Summary of Expected Testimony
		redistricting.
	Farr, James Address and telephone unknown.	Mr. Farr was an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Farr in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Flores, Anitere (Sen.)Address: 413 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5037	Sen. Flores was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Flores in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Fresen, Erik (Rep.) <u>Address</u> : 222 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5114	Rep. Fresen was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Fresen in responses to interrogatories as a person who had responsibility related to redistricting.
	Frishe, James (Former Rep.) <u>Address</u> : 6617 Blue Heron Drive S., St. Petersburg, FL 33707-3801 <u>Phone</u> : 727-302-0392	Rep. Frishe was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Frishe in responses to interrogatories as a person who had responsibility related to redistricting.
	Fullwood, Reggie (Rep.)Address: 1401 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5013	Rep. Fullwood was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Fullwood in responses to interrogatories as a person who had responsibility related to redistricting.
	Garcia, Rene (Sen.) <u>Address</u> : 310 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5038	Sen. Garcia was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Garcia in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Gardiner Andy (Sen.)	Sen. Gardiner was a member of the Senate Committee on Reapportionment at times relevant

No.	Witness	Summary of Expected Testimony
	Address: 420 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 Phone: 850-487-5013	to this litigation. The Senate identified Sen. Gardiner in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Gibson, Audrey (Sen.) <u>Address</u> : 205 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5009	Sen. Gibson was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Gibson in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Ginsberg, Benjamin <u>Address</u> : Patton Boggs LLP, 2550 M Street, NW, Washington DC 20037 <u>Phone</u> : 202-457-6405	Mr. Ginsberg will testify about his involvement in the Congressional redistricting process at issue in this case. Discovery and deposition testimony have revealed that Mr. Ginsburg met with legislative staffers and Republican political operatives involved in redistricting to discuss redistricting, including as early as December 2010.
	Goodson, Tom (Rep.) <u>Address</u> : 200 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5050	Rep. Goodson was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Goodson in responses to interrogatories as a person who had responsibility related to redistricting.
	Haridopolos, Mike (Fomer Sen.) <u>Address</u> : 4385 Crooked Mile Rd., Merritt Island, FL 32952-6306 <u>Phone</u> : UNKNOWN	Sen. Haridopolos was the President of the Florida Senate during times relevant to this litigation. The Senate identified Sen. Haridopolos in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Hawkins, Eric NCEC Services, Inc. 820 1 st Street, NE, Suite 675 Washington, DC 20002 202-639-8300	Mr. Hawkins will testify about his role in the preparation of the Romo Plaintiffs' alternative maps.
	Hays, Alan (Sen.) <u>Address</u> : 320 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100	Sen. Hays was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Hays in responses to interrogatories as a person who had responsibility related to redistricting during that

No.	Witness	Summary of Expected Testimony
	<u>Phone</u> : 850-487-5011	time.
	Horner, Mike (Former Rep.) <u>Address</u> : 2120 Macy Island Rd., Kissimmee, FL 34744-6230 <u>Phone</u> : 407-935-1670	Rep. Horner was a member of the House Redistricting Committee and the Vice Chair of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Horner in responses to interrogatories as a person who had responsibility related to redistricting.
	Huffman, Daryl Address and telephone unknown.	Mr. Huffman was an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Huffman in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Hukill, Dorothy (Sen.) <u>Address</u> : 210 Senate Office Building, 404 S. Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5008	Sen. Hukill was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Sen. Hukill in responses to interrogatories as a person who had responsibility related to redistricting.
	Jones, Mia (Rep.) <u>Address</u> : 316 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5014	Rep. Jones was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Jones in responses to interrogatories as a person who had responsibility related to redistricting.
	Joyner, Arthenia L. (Sen.) <u>Address</u> : 202 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5019	Sen. Joyner was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Joyner in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Judd, Chris <u>Address</u> : 2115 Fernleigh Dr., Tallahassee, FL 32311-7885 <u>Phone</u> : 850-402-0707	Mr. Judd was an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Judd in responses to interrogatories as a person who had responsibility related to redistricting during that time.

No.	Witness	Summary of Expected Testimony
	Juhasz, Tamas <u>Address</u> : 16863 NE 24th Place, Bellevue, WA 98008-2322 <u>Phone</u> : Unknown.	Mr. Juhasz was an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Juhasz in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Kiar, Martin (Former Rep.) <u>Address</u> : 250 Mahogany Terrace, Davie, FL 33325-6728 <u>Phone</u> : 954-577-8215	Rep. Kiar was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Kiar in responses to interrogatories as a person who had responsibility related to redistricting.
	Lair, Ralph <u>Address</u> : 420 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5038	Mr. Lair is a legislative staffer to Rep. Weatherford and will testify about his involvement in the Congressional redistricting process at issue in this case.
	Lambert, Alexis <u>Address</u> : Office of Public Accountability, The City of Jacksonville, 117 W. Duval St., Ste. 240, Jacksonville, FL 32202 <u>Phone</u> : 904-630-2518	Ms. Lambert was an Attorney to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Ms. Lambert in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Latvala, Jack (Sen.) <u>Address</u> : 408 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5020	Sen. Latvala was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Latvala in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Lopez-Cantera, Carlos (Former Rep.) <u>Address</u> : Property Appraiser of Miami-Dade County, The Stephen P. Clark Government Center, 111 NW 1st St., Suite 710, Miami, FL 33128-1984 <u>Phone</u> : 305-375-4712	Rep. Lopez-Cantera was the Majority Leader in the Florida House during times relevant to this litigation. Discovery has revealed that he communicated with then-U.S. Representative David Rivera about congressional redistricting during the relevant timeframe.

No.	Witness	Summary of Expected Testimony
	Lynn, Evelyn J. (Former Sen.) <u>Address</u> : PO Box 4236, Ormond Beach, FL 32175-4236 <u>Phone</u> : Unknown	Sen. Lynn was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Lynn in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Margolis, Gwen (Sen.) <u>Address</u> : 414 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5035	Sen. Margolis was the Vice-Chair of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Margolis in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	McKenna, Jeff Address and telephone unknown.	Mr. McKenna was a Consultant to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. McKenna in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Mica, John (U.S. Rep.) <u>Address</u> : Deltona District Office 840 Deltona Blvd., Ste. G Deltona, FL 32725 <u>Phone</u> : (386) 860-1499 <u>Address</u> : Maitland District Office 100 East Sybelia Avenue, Suite 340 Maitland, FL 32751-4495 <u>Phone</u> : 407-657-8080 <u>Address</u> : Oviedo District Office 95 East Mitchell Hammock Rd, Suite 202, Oviedo, FL 32765 <u>Phone</u> : 407-366-0833	Cong. Mica will testify about his involvement in the Congressional redistricting process at issue in this case.
	Montford, Bill (Sen.) <u>Address</u> : 214 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5003	Sen. Montford was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Montford in responses to interrogatories as a person who had responsibility related to redistricting during that time.

No.	Witness	Summary of Expected Testimony
	Morgan, Derek <u>Address</u> : CPO 2345, One University Heights, Asheville, NC 28804 <u>Phone</u> : 828-250-3890	Mr. Morgan was a professional staff to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. Morgan in responses to interrogatories as a person who had responsibility related to redistricting.
	Negron, Joe (Sen.)Address: 412 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5032	Sen. Negron was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Negron in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Nehr, Peter (Former Rep.)Address: 1500 Club Drive, TarponSprings, FL 34689-7027Phone: 727-937-1910	Rep. Nehr was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Nehr in responses to interrogatories as a person who had responsibility related to redistricting.
	Olmstead, John Steele <u>Address</u> : c/o King, Blackwell, Zehnder & Wermuth, P.A., 25 E. Pine Street, Orlando, FL 32801 <u>Phone</u> : (407) 422-2472	Mr. Olmstead's testimony will be limited solely to the issue of standing, should such testimony become necessary.
	Passidomo, Kathleen (Rep.)Address: 218 House OfficeBuilding, 402 South Monroe Street,Tallahassee, FL 32399-3200Phone: 850-717-5106Persily, Nathaniel	Rep. Passidomo was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Passidomo in responses to interrogatories as a person who had responsibility related to redistricting. Discovery has revealed that Mr. Persily served as a
	<u>Address</u> : Unknown <u>Phone</u> : 650-725-9875	consultant to the Legislature on matters related to redistricting during times relevant to this litigation.
	Plakon, Scott (Former Rep.) <u>Address</u> : 3044 Timpana Pt., Longwood, FL 32779-3108 <u>Phone</u> : 407-804-9660	Rep. Plakon was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Plakon in responses to interrogatories as a person who had responsibility related to redistricting.

No.	Witness	Summary of Expected Testimony
	Porter, Daniel Address and telephone unknown.	Mr. Porter was an Information Systems Support Specialist to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Porter in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Reed, Betty (Rep.) <u>Address</u> : 300 House Office Building, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5061	Rep. Reed was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Reed in responses to interrogatories as a person who had responsibility related to redistricting.
	Address: PO Box 266863, Weston, FL 33326 Phone: 786-571-7560	Sen. Rich was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Rich in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Rimes, Jim <u>Address</u> : Florida Senate, Majority Office, 330 Senate Office Building, 404 S. Monroe St., Tallahassee, FL <u>Phone</u> : 850-487-5184	Mr. Rimes was a former Executive Director of the Republican Party of Florida, and is now the Staff Director of the Senate Majority Office. Discovery has revealed that Mr. Rimes worked as a Republican political consultant during times relevant to this litigation and that he communicated about redistricting with other paid Republican political operatives, including some who had direct contact with legislators or staffers, during times relevant to this litigation.
	Address: 1101 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5095	Rep. Rogers was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Rogers in responses to interrogatories as a person who had responsibility related to redistricting.
	Rouson, Darryl (Rep.)Address: 212 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200	Rep. Rouson was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Rouson in responses to interrogatories as a person who had responsibility related to redistricting.

No.	Witness	Summary of Expected Testimony
	<u>Phone</u> : 850-717-5070	
	Sachs, Maria L. (Sen.) <u>Address</u> : 216 Senate Office Building, 404 South Monroe Street, Tallahassee, FL 32399-1100 <u>Phone</u> : 850-487-5034	Sen. Sachs was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Sachs in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Schenk, Robert (Rep.) <u>Address</u> : 422 The Capital, 402 South Monroe Street, Tallahassee, FL 32399-3200 <u>Phone</u> : 850-717-5035	Rep. Schenk was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Schenk in responses to interrogatories as a person who had responsibility related to redistricting.
	Simmons, David (Sen.)Address: 406 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5010	Sen. Simmons was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Simmons in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Siplin, Gary (Former Sen.) Address: 9301 SW 29nd Ave, Apt. B118, Miami, FL 33176-2106 Phone: 305-576-1918	Sen. Siplin was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Siplin in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Smith, Christopher L. (Sen.)Address: 200 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5031	Sen. Smith was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Smith in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Sobel, Eleanor (Sen.)Address: 410 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5033	Sen. Sobel was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Sobel in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Storms, Ronda (Former Sen.)	Sen. Storms was a member of the Senate

No.	Witness	Summary of Expected Testimony
	<u>Address</u> : 2129 Crosby Rd, Valrico, FL 33594-6751 <u>Phone</u> : 813-689-6179	Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Storms in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Taylor, Dwayne (Rep.) <u>Address</u> : 1101 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5026	Rep. Taylor was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Taylor in responses to interrogatories as a person who had responsibility related to redistricting.
	Testa II, Joseph S. Address and telephone unknown.	Mr. Testa was a Consultant to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Mr. Testa in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Address: 400 Senate OfficeBuilding, 404 South Monroe Street,Tallahassee, FL 32399-1100Phone: 850-487-5006	Sen. Thrasher was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Thrasher in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Address:204 House OfficeBuilding, 402 South Monroe Street, Tallahassee, FL 32399-3200Phone:850-717-5105	Rep. Trujillo was a member of the House Congressional Redistricting Subcommittee during times relevant to this litigation. The House identified Rep. Trujillo in responses to interrogatories as a person who had responsibility related to redistricting.
	Rivera, David (former U.S. Rep.) Address and telephone unknown.	Discovery has revealed that Rep. Rivera had communications with at least one member of the Florida Legislature and Republican consultants about redistricting during times relevant to this litigation.
	Rooney, Thomas J. (U.S. Rep.)Address: Riverview Office, Summerfield Shoppes, 11345 Big Bend Road, Riverview, FL 33579	Cong. Rooney will testify about his involvement in the Congressional redistricting process at issue in this case.

No.	Witness	Summary of Expected Testimony
	Phone: 813-677-8646Address: Punta Gorda Office, 226Taylor Street, Ste. 230,Punta Gorda, FL 33950Phone: 941-575-9101Address: Sebring Office, 4507George Blvd., Sebring, FL 33875Phone: 863-402-9082	
	Ross, Dennis (U.S. Rep.) <u>Address</u> : 170 Fitzgerald Road, Suite 1, Lakeland, FL 33813 <u>Phone</u> : (863) 644-8215	Cong. Ross will testify about his involvement in the Congressional redistricting process at issue in this case.
	Simmons, Ronnie Address and telephone unknown.	Mr. Simmons was (and remains) Congresswoman Brown's Chief of Staff during times relevant to this litigation. Mr. Simmons will testify about his involvement in the Congressional redistricting process at issue in this case.
	Webster, Daniel (U.S. Rep.)Address: 300 West Plant Street, Winter Garden, FL 34787 Phone: (407) 654-5705	Cong. Webster will testify about his involvement in the Congressional redistricting process at issue in this case.
	Weems, LoriAddress: 216 S Monroe StTallahassee, FL 32301-1824Phone: 305-582-8635	Ms. Weems was married to Sen. Greg Evers, who served as a member of the Senate Committee on Reapportionment at times relevant to this litigation. The Senate identified Ms. Weems in responses to interrogatories as a person who had responsibility related to redistricting during that time. Discovery has revealed that Ms. Weems communicated with Republican operatives about redistricting during times relevant to this litigation.
	West, Bob Address and telephone unknown.	Mr. West was a professional staffer to the House Redistricting Committee and Congressional Redistricting Committee during times relevant to this litigation. The House identified Mr. West in responses to interrogatories as a person who had

No.	Witness	Summary of Expected Testimony
		responsibility related to redistricting.
	Wild, Mike <u>Address</u> : 2016 Summit Place NE, Washington, DC 20002-1314 <u>Phone</u> : 202-635-0495	Mr. Wild is deputy director of redistricting for the Republican National Party. Discovery has revealed that Mr. Wild communicated with Florida-based Republican operatives who were closely involved in the redistricting process during times relevant to this litigation.
	Williford, April Address and telephone unknown.	Ms. Williford was an Information Systems Engineer to the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Ms. Williford in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Wise, Stephen R. (Former Sen.) <u>Address</u> : 4361 Charleston Lane, Jacksonville, FL 32210-7374 <u>Phone</u> : 904-586-2744	Sen. Wise was a member of the Senate Committee on Reapportionment during times relevant to this litigation. The Senate identified Sen. Wise in responses to interrogatories as a person who had responsibility related to redistricting during that time.
	Workman, Ritch (Rep.)Address: 317 The Capital, 402South Monroe Street, Tallahassee,FL 32399-3200Phone: 850-717-5052	Rep. Workman was a member of the House Redistricting Committee during times relevant to this litigation. The House identified Rep. Workman in responses to interrogatories as a person who had responsibility related to redistricting.
	All witnesses identified in Category C of the Romo Plaintiffs' witness list, unless the witnesses are otherwise listed in Category A or B herein.	

<u>CERTIFICATE OF SERVICE</u>

I HEREBY CERTIFY that on April 14, 2014, I filed the foregoing using the State of Florida ePortal Filing System. I further certify that a copy of the foregoing has been served via email on all counsel of record listed on the Service List below.

/s/ David B. King David B. King Florida Bar No.: 0093426 Thomas A. Zehnder Florida Bar No.: 0063274 Frederick S. Wermuth Florida Bar No.: 0184111 Vincent Falcone, III Florida Bar No.: 0058553 KING, BLACKWELL, ZEHNDER & WERMUTH, P.A. P.O. Box 1631 Orlando, FL 32802-1631 Telephone: (407) 422-2472 Facsimile: (407) 648-0161 dking@kbzwlaw.com (Primary) tzehnder@kbzwlaw.com (Primary) fwermuth@kbzwlaw.com (Primary) vfalcone@kbzwlaw.com (Primary) aprice@kbzwlaw.com (Secondary) courtfilings@kbzwlaw.com (Secondary)

and

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Raoul G. Cantero Jason N. Zakia Jesse L. Green WHITE & CASE LLP Southeast Financial Center, Ste. 4900 200 South Biscayne Boulevard Miami, FL 33131 Telephone: (305) 371-2700 Facsimile: (305) 358-5744 rcantero@whitecase.com jzakia@whitecase.com jgreen@whitecase.com Idominguez@whitecase.com

Counsel for the Florida Senate

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Counsel for Florida House of Representatives

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Counsel for Intervenor/Defendant, NAACP

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Counsel for Romo Plaintiffs

CASE NO.: 2012-CA-000412/2012-CA-000490

EXHIBIT C

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, et al.,

Plaintiffs,

vs.

Case No. 2012-CA-000412

KEN DETZNER, in his official capacity as Florida Secretary of State, and PAMELA JO BONDI, in her official capacity as Attorney General,

,

THE LEAGUE OF WOMEN VOTERS OF FLORIDA, *et al.*,

Plaintiffs,

vs.

Case No. 2012-CA-000490

KEN DETZNER, in his official capacity as Florida Secretary of State, *et al.*,

Defendants.

/

THE LEGISLATIVE PARTIES' AMENDED WITNESS AND EXHIBIT LISTS (WITH COALITION PLAINTIFFS' OBJECTIONS)

Pursuant to the Fifth Order Modifying Order Setting Non-Jury Trial, dated April 4, 2014,

Defendants, the Florida House of Representatives; Will Weatherford, in his official capacity as

Speaker of the Florida House of Representatives; the Florida Senate; and Don Gaetz, in his

official capacity as President of the Florida Senate (collectively, the "Legislative Parties"),

disclose the following witnesses and exhibits.

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Arceneaux, Scott	4026 Corrientes Court East Jacksonville, FL 32217 (850) 222-3411 sarceneaux @fladems.com	Mr. Arceneaux will testify by deposition about the subjects addressed in his deposition of May 22, 2013, and December 17, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs'¹ Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs, including those in their motion <i>in limine</i>
Cannon, Dean	301 South Bronough Street Suite 500 Tallahassee, FL 32301 (850) 577-1403	Mr. Cannon will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of March 21, 2014.	
Cassanello, Robert (expert)	Department of History University of Central Florida Orlando, FL 32816-1350 (407) 823-1681	Professor Cassanello's anticipated testimony is summarized in his expert report of April 8, 2013.	

WITNESS LIST - CATEGORY A (WILL CALL)

¹ "CPs" refers to Coalition Plaintiffs. "RPs" refers to Romo Plaintiffs.

Dreschler, Andrew Corporate Representative of Strategic Telemetry	236 Massachusetts Avenue NE Washington, DC 20002 (202) 546-4764	Andrew Dreschler will testify by deposition to authenticate documents and about the subjects addressed in its deposition of May 30, 2013, and September 12, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	CPs' Obj. 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
Gaetz, Don	The Florida Senate 409 The Capitol 404 South Monroe Street Tallahassee, Florida 32399	President Gaetz will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 17, 2014.	
Guthrie, John	Florida Senate 103 Senate Office Building 404 South Monroe Street Tallahassee, FL 32399-1100 (850) 487-5811	Mr. Guthrie will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of April 14, 2014	

Hawkins, Eric Corporate Representative of NCEC Services, Inc.850 First Street, N.E. Suite 675Eric Hawkins will testify by deposition to addressed in its deposition of June 5, 2013, and March 26, 2014, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.CPs 'Obj.Hodge, Stephen (expert)Florida Resources and Environmental Analysis Center UCC 2200 Florida State University Tallahassee, FL 32306 (850) 391-3070Mr. Hodge's anticipated testimony is summarized in his submitted to strify and and and incent of avor of November 11, 2013; becember 31, 2013; becember 31, 2013; becember 31, 2013; becember 31, 2013; bacet and subsequent expert witness reportsKelly, J. AlexFoundation for Florida's Future Post Office Box 10691 Tallahassee, Florida (850) 391-3070Mr. Kelly will testify about the creation of Man and subsequent expert witness reportsKelly, J. AlexFoundation for Florida's Future Post Office Box 10691 Tallahassee, Florida (850) 391-3070Mr. Kelly will testify about the creation of Man and subsequent expert witness report.	— ———————————————————————————————————			
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and April 17, 2014.			-	

McCarty, Nolan (expert)	212 Robertson Hall Princeton, NJ 08544 (609) 258-1862	Professor McCarty's anticipated testimony is summarized in his expert witness report of April 8, 2013, his supplemental expert report of November 11, 2013, any subsequent expert witness report, and his deposition.	
Moreno, Dario (expert)	Metropolitan Center Florida International University 150 SE 2nd Avenue, Suite 500 Miami, FL 33131 (305) 349-3854	Professor Moreno's anticipated testimony is summarized in his expert report of April 8, 2013, and his supplemental expert report of November 11, 2013, any subsequent expert witness report, and his deposition.	
Poreda, Jason	Florida House of Representatives 322 The Capitol 402 South Monroe Street Tallahassee, FL 32301 (850) 717-5760	Mr. Poreda will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 18, 2014.	

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Smoot, Brian Corporate Representative of the National Democratic Redistricting Trust	c/o Brian Smoot 4C Partners, LLC 501 Third Street, NW Suite 210 Washington, DC 20001	Brian Smoot will testify by deposition about the subjects addressed in its deposition of September 11, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	CPs' Obj. 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs, including those in their motion <i>in limine</i>
Weatherford, Will	Florida House of Representatives 420 The Capitol 402 South Monroe Street Tallahassee, FL 32301 (850) 717-5038	Speaker Weatherford will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of January 30, 2014.	

Wieneke, Bradley	32622 Nantasket Drive Apartment 58 Rancho Palos Verdes, CA 90275	Mr. Wieneke will testify by deposition to authenticate records and about the subjects addressed in his deposition of June 27, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	CPs' Obj. 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
Wilcox, Benjamin	1719 Old Fort Drive Tallahassee, FL 32301 (850) 878-0170	Mr. Wilcox will testify about the subjects addressed in his deposition on November 28, 2012; the alternative map submitted by The League of Women Voters, Inc., and Common Cause to the Florida Legislature during the 2001-2002 redistricting process; the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	CPs' Obj. 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

NAME	Address/Telephone	SUMMARY OF ANTICIPATED TESTIMONY	OBJECTIONS
Beattie, David	3391 South Fletcher Avenue Fernandina Beach, FL 32034 (904) 491-0591	Mr. Beattie will testify by deposition about the subjects addressed in his deposition of June 26, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
Common Cause's Corporate Representative	1133 19 th Street NW 9 th Floor Washington, DC 20036 c/o Peter Butzin (850) 778-3795	The Corporate Representative of Common Cause will testify by deposition about the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

WITNESS LIST - CATEGORY B (MAY CALL)

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Democratic Congressional Campaign Committee's Corporate Representative	430 South Capitol Street, S.E. Washington, DC 20003 (202) 863-1500	The Corporate Representative of the Democratic Congressional Campaign Committee will testify by deposition about the subjects addressed in its forthcoming April 25, 2014 deposition, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs, including those in their motion <i>in limine</i>
FairDistricts Now, Inc.'s Corporate Representative	3182 Munroe Drive Miami, FL 33133 (305) 606-4400	The Corporate Representative of FairDistricts Now, Inc., will testify by deposition about the subjects addressed in its deposition of June 28, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Gersh, Mark	c/o NCEC Services, Inc. 850 First Street, N.E. Suite 675 Washington, DC 20002 (202) 639-8300	Mr. Gersh will testify by deposition about the subjects addressed in his November 21, 2013 deposition, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs, including those in their motion <i>in limine</i>
Holder, Doug	The Florida House of Representatives 418 The Capitol 402 South Monroe Street Tallahassee, Florida 32399- 1300 (850) 717-5074	Representative Holder will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 10, 2014.	
Legg, John	The Florida Senate 316 Senate Office Building 404 South Monroe Street Tallahassee 32399-1100 (850) 487-5017	Senator Legg will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 28, 2014.	

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Paikowsky, Steven	11800 SW 80 th Road Miami, FL 33156-4411	Steven Paikowsky will testify by deposition about the subjects addressed in his deposition of August 28, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
Precourt, Steve	c/o Ghyabi & Associates 315 E. Robinson Street Suite 170 Orlando, Florida 32801 (407) 985-4623	Steve Precourt will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of March 17, 2014.	

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
The League of Women Voters of Florida, Inc.'s Corporate Representative	540 Beverly Court Tallahassee, FL 32301 (850) 224-2545	The Corporate Representative of The League of Women Voters of Florida, Inc., will testify about the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
Any witness necessary	to authenticate data or docume	ents.	<u>CPs' Obj.</u>
			CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections as to any purported rebuttal witnesses who are specifically identified.

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Any witness deposed in	this case after the date of this	disclosure.	<u>CPs' Obj.</u>
			CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections as to any such witnesses whose testimony is offered by Leg. Defs or NAACP at trial.
Any witness identified	on either of the witness lists di	sclosed by the Plaintiffs.	

WITNESS LIST – CATEGORY C (NOT INTENDED TO CALL)

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony
None.		

EXHIBIT LIST

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
110.		OBJECTIONS

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
1.	Romo Plaintiffs' answers to interrogatories.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs
2.	LOWV Plaintiffs' answers to interrogatories.	CPs' Obj. 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs
3.	Legislative Defendants' answers to interrogatories.	
4.	Secretary of State's answers to interrogatories.	CPs' Obj. 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
5.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Robert Cassanello, and his <i>curriculum</i>	<u>CPs' Obj.</u>
	vitae.	CPs object to
		this
		disclosure as
		deficient
		under the
		Court's Fifth
		Trial Order
		because it
		fails to give
		CPs adequate
		notice. CPs
		reserve any
		and all
		applicable
		objections to
		specific
		exhibits,
		tables,
		appendices or other
		documents
		offered by
		Legislative
		Defendants at
		trial through
		Robert
		Cassanello.
		Cussaneno.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
6.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Stephen Hodge, and his <i>curriculum vitae</i> .	<u>CPs' Obj.</u>
		CPs object to
		this
		disclosure as
		deficient
		under the
		Court's Fifth
		Trial Order
		because it
		fails to give
		CPs adequate
		notice. CPs
		reserve any
		and all
		applicable
		objections. CPs reserve
		any and all applicable
		objections to
		specific
		exhibits,
		tables,
		appendices or
		other
		documents
		offered by
		Legislative
		Defendants at
		trial through
		Stephen
		Hodge.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
7.	All exhibits, tables, or appendices in the reports of the Legislative	<u>CPs' Obj.</u>
	Parties' expert witness, Nolan McCarty, and his <i>curriculum vitae</i> .	CPs object to
		this
		disclosure as
		deficient
		under the
		Court's Fifth
		Trial Order
		because it
		fails to give
		CPs adequate
		notice. CPs
		reserve any
		and all
		applicable
		objections. CPs reserve
		any and all
		applicable
		objections.
		CPs reserve
		any and all
		applicable
		objections to
		specific
		exhibits,
		tables,
		appendices or
		other
		documents
		offered by
		Legislative Defendants at
		trial through
		Nolan
		McCarty.
		witceatty.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
8.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Dario Moreno, and his <i>curriculum vitae</i> .	<u>CPs' Obj.</u>
		CPs object to
		this
		disclosure as
		deficient
		under the
		Court's Fifth
		Trial Order
		because it
		fails to give
		CPs adequate
		notice. CPs
		reserve any
		and all
		applicable
		objections.
		CPs reserve
		any and all
		applicable
		objections.
		CPs reserve
		any and all
		applicable objections to
		specific
		exhibits,
		tables,
		appendices or
		other
		documents
		offered by
		Legislative
		Defendants at
		trial through
		Dario
		Moreno.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
9.	All exhibits to the deposition of Benjamin Wilcox (November 28, 2012).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
10.	All exhibits to the deposition of the Corporate Representative of The League of Women Voters of Florida, Inc. (November 28, 2012).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
11.	All exhibits to the deposition of the Corporate Representative of Common Cause (November 28, 2012).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
12.	All exhibits to the depositions of Jowei Chen (May 10, 2013, and November 5, 2013).	CPs' Obj. CPs incorporate all objections raised by RPs
13.	All exhibits to the deposition of the Corporate Representative of Strategic Telemetry (May 30, 2013, and September 12, 2013).	CPs' Obj. 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
14.	All exhibits to the deposition of the Corporate Representative of NCEC Services, Inc. (June 5, 2013, and March 26, 2014).	CPs' Obj. 90.401, 90.402, 90.403, 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs in their motion <i>in</i> <i>limine</i>
15.	All exhibits to the deposition of David Beattie (June 26, 2013).	CPs' Obj. 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
16.	All exhibits to the deposition of Bradley Wieneke (June 27, 2013).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their
17.	All exhibits to the deposition of the Corporate Representative of FairDistricts, Inc. (June 28, 2013).	motion <i>in</i> <i>limine</i> <u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
18.	All exhibits to the deposition of Steven Paikowsky (August 28, 2013).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
19.	All exhibits to the deposition of the Corporate Representative of National Democratic Redistricting Trust (September 11, 2013).	CPs' Obj. 90.401, 90.402, 90.403, 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs, including those in their motion <i>in</i> <i>limine</i>
20.	All exhibits to the deposition of Jonathan Rodden (November 6, 2013).	CPs' Obj. CPs incorporate all objections raised by RPs

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
21.	All exhibits to the deposition of Stephen Ansolabehere (November 7, 2013).	CPs' Obj. CPs incorporate all objections raised by RPs
22.	Any depositions to be taken after the date of these disclosures and all exhibits thereto.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
23.	The following documents produced by nonparty Data Targeting in response to discovery served by Plaintiffs: 1. DATAT0001 – DATAT0002 2. DATAT0107 – DATAT0108	CPs' Obj. re: DATAT0001- 0002 Incomplete exhibit CPs' Obj. re: DATAT0107- 0108 90.401, 90.402, 90.403, 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
24.	The following documents produced by nonparty Frank Terraferma in response to discovery served by Plaintiffs: 1. FT000079 2. FT000168 3. FT000173 – FT000174 4. FT000200 5. FT000225 6. FT000280 – FT000281 7. FT000316 8. FT000318 9. FT000362 – FT000363 10. FT000567 11. TERRAFERMA-2663	<u>CPs' Obj.</u> <u>FT000079</u> Incomplete exhibit
25.	Document Bates-numbered Heffley-283 produced by nonparty Rich Heffley in response to discovery served by Plaintiffs.	
26.	Documents Bates-numbered Reichelderfer-134 – Reichelderfer- 136 produced by nonparty Marc Reichelderfer in response to discovery served by Plaintiffs.	
27.	Maps, data, tables, and charts with respect to the benchmark congressional redistricting plan.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
28.	Maps, data, tables, and charts with respect to the congressional redistricting plan enacted by the Legislature on February 9, 2012.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
29.	Maps, data, tables, and charts with respect to any alternative congressional redistricting plan offered by the Plaintiffs in this litigation.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
30.	Maps, data, tables, and charts with respect to any congressional redistricting plan submitted to the Legislature by members of the public.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
31.	Maps, data, tables, and charts with respect to any congressional redistricting plan offered in the Legislature by members, committees, or subcommittees.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
32.	Maps, data, tables, and charts with respect to any congressional redistricting plan produced in discovery in this litigation.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
33.	 Data with respect to congressional redistricting, including: Block-assignment files. All data and other information contained in District Builder, including statistical reports available through the "Analyze Plan" tab, and MyDistrictBuilder, including data with respect to the 2006, 2008, 2010, and 2012 elections. Compactness scores. The areas and perimeters of districts. Tables that identify counties and municipalities divided by congressional districts. 	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
34.	 All official legislative records with respect to congressional redistricting, including: Bills. Bill analyses. Meeting packets. Transcripts of public hearings and committee and subcommittee meetings. Transcripts of proceedings on the floor of the Florida House of Representatives and the Florida Senate. The Journals of the Florida House of Representatives and the Florida Senate. The State's preclearance submission to the United States Department of Justice. 	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
35.	Transcript and the Florida Channel video recording of the Joint Meeting of the Senate Reapportionment Committee and House Select Policy Council on Strategic and Economic Planning (Feb. 11, 2010).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805
36.	2010 Census P.L. 94-171 Redistricting Data.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
37.	All data and other information available with respect to congressional, statewide, and presidential elections at http://election.dos.state.fl.us/elections/resultsarchive.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
38.	Letter from John R. Dunne to the Honorable Robert A. Butterworth (June, 1992), attached as Exhibit F to the Legislative Parties' Joint Response in Opposition to Plaintiffs' Motions for Summary Judgment and Temporary Injunctive Relief (Apr. 5, 2012).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805
39.	All files produced by Professors Chen and Rodden on or about February 27, March 6, April 25, May 17, October 27, 2013, February 18, 2014, and after the date of this disclosure.	
40.	Email from Maxwell Palmer to Stephen Ansolabehere, with attachment, dated January 22, 2013, and produced on October 28, 2013, entitled "CVAP with Black Pop = HB + NHB."	
41.	Excel spreadsheet produced by Stephen Ansolabehere on February 15, 2013, entitled "CVAP_ACS_2007_2011_By_District_C9047_Weighted_v3.cvs."	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
42.	Copies of the Twitter page of Professor Dan Smith.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802
43.	Transcripts of depositions and exhibits thereto taken in this case and not otherwise listed above. <i>See</i> Fla. R. Civ. P. 1.330(a)(2), (3).	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
44.	Maps, data, tables, and charts with respect to (1) the congressional redistricting plan adopted in <i>DeGrandy v. Wetherell</i> , 794 F. Supp. 1076 (N.D. Fla. 1992); (2) the congressional redistricting plan proposed by the Speaker of the Florida House of Representatives in <i>DeGrandy v. Wetherell</i> , 794 F. Supp. 1076 (N.D. Fla. 1992); and (3) the congressional redistricting plan adopted by the Florida Legislature in 1996.	CPs' Obj. 90.401, 90.402, 90.403 CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
45.	"How will the FairDistrictsFlorida.org Amendments Work?" Paid political advertisement paid for and approved by FairDistrictsFlorida.org (March 5, 2009).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403
46.	Transcript of Meeting of the Florida House of Representatives' Congressional Redistricting Committee (Jan. 7, 2002).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403
47.	Transcript of Meeting of the Florida Senate's Subcommittee on Congressional Apportionment and Redistricting (Jan. 7, 2002).	<u>CPs' Obj.</u> 90.401, 90.402, 90.403

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
48.	Maps of Census Designated Places.	<u>CPs' Obj.</u>
		CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
49.	Letter from Ralph F. Boyd, Jr., to Senate President John McKay and Speaker Tom Feeney (July 1, 2002), available at http://www.justice.gov/crt/about/vot/sec_5/fl_obj2.php.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
50.	The following documents produced in discovery by the Romo Plaintiffs: 1. 001061-001065 2. 001080-001082 3. 001085-001089 4. 001095-001096 5. 001256-001259 6. 001278-001279 7. 001298-001307 8. 001328-001337	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805 CPs incorporate
	9. $001360-001366$ 10. $001414-001424$ 11. $001425-001428$ 12. $008397-008401$ 13. 008418 14. $008435-008436$ 15. $008445-008448$ 16. $008450-008452$ 17. $008622-008632$ 18. $008634-008645$ 19. $008704-008715$ 20. $008760-008761$ 21. 008762 22. $008776-008788$	all objections raised by RPs, including those in their motion <i>in</i> <i>limine</i>
51.	The following documents produced in discovery by Scott Arceneaux: A. ARCENEAUX-004-006 B. ARCENEAUX-041	CPs' Obj. 90.401, 90.402, 90.403 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs, including those in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS	
52.	Documents Bates-numbered BEATTIE000094-000096 produced in discovery by David Beattie.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>	
53.	The following documents produced in discovery by the LOWV Plaintiffs: 1. COALITION0000031-0000032 2. COALITION0000044-0000123 3. COALITION0000650 4. COALITION0000745-0000747 6. COALITION0000808-0000811 8. COALITION0000808-0000811 8. COALITION0000965-0000971 10. COALITION0000965-0000971 10. COALITION0001010-0001013 11. COALITION0001018-0001019 12. COALITION0001042-0001050 13. COALITION0001063-0001064 14. COALITION0001145-0001146 16. COALITION0001193 17. COALITION0001193 17. COALITION0001425 19. COALITION001425 19. COALITION0001851 23. COALITION0001851 23. COALITION0001852-0001853 24. COALITION0003011 26. COALITION003022-0003023	CPs' Obj. 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>	

EXHIBIT NO.		DOCUMENT AND DESCRIPTION	OBJECTIONS
	27.	COALITION0005225-0005226	
	28.	COALITION0006486	
	29.	COALITION0007363-0007364	
	30.	COALITION0007374-0007375	
	31.	COALITION0007382-0007383	
	32.	COALITION0007409	
	33.	COALITION0014550-0014552	
	34.	COALITION0015498	
	35.	COALITION0015501	
	36.	COALITION0017506	
	37.	COALITION0017510-0017511	
	38.	COALITION0017515	
	39.	COALITION0017518-0017519	
	40.	COALITION0017541-0017542	
	41.	COALITION0017553	
	42.	COALITION0018453	
	43. 44.	COALITION0019349 COALITION0020350	
	44. 45.	COALITION0020350 COALITION0020356-0020357	
	43. 46.	COALITION0020330-0020337 COALITION0021289	
	40. 47.	COALITION0021289 COALITION0022445	
	48.	COALITION0022448	
	49.	COALITION0022620-0022626	
		COALITION0022633-0022639	
	50. 51.	COALITION0022663	
	52.	COALITION0026875-0026877	
	53.	COALITION0026890	
	54.	COALITION0026892	
	55.	COALITION0026991-0026992	
	56.	COALITION0028158-0028170	
	57.	COALITION0028188	
	58.	COALITION0028190	
	59.	COALITION0028200-28201	
	60.	COALITION0028207	
	61.	COALITION0028234-0028235	
	62.	COALITION0028310	
	63.	COALITION0028368-0028369	
	64.	COALITION0028391	
	65.	COALITION0028401	
	66.	COALITION0028419-0028421	
	67.	COALITION0028710	
	68.	COALITION0028744-0028745	
	69.	COALITION0028746	
	70.	COALITION0029285	

EXHIBIT NO.		DOCUMENT AND DESCRIPTION	OBJECTIONS
	71.	COALITION0030118-0030119	
	72.	COALITION0030815	
	73.	COALITION0032072	
	74.	COALITION0032076-0032077	
	75.	COALITION0032978	
	76.	COALITION0033003	
	77.	COALITION0041052-0041053	
	78.	COALITION0041064	
	79.	COALITION0041071	
	80.	COALITION0041074	
	81.	COALITION0041079	
	82.	COALITION0041083	
	83.	COALITION0041086	
	84.	COALITION0041097-0041098	
	85.	COALITION0041125-0041127	
	86.	COALITION0049054-0049059	
	87.	COALITION0053109-0053113	
	88.	COALITION0053126-0053128	
	89.	COALITION0079086-0079087	
	90.	COALITION0079092	
	91.	COALITION103540-103549	
	92.	Email from Ellen Freidin to Michael DeSanctis,	
		copying Dave Beattie and Dan Gelber, dated November	
		11, 2011, with attachment, produced by the LOWV	
		Plaintiffs on March 19, 2013, as	
		COALITION0059112.pdf.	
	93.	Email string among Michael DeSanctis, Leon Russell,	
		Ellen Freidin, Paul Smith, and others, dated December	
		21, 2011, with attachment, produced by the LOWV	
		Plaintiffs on March 19, 2013, as	
	0.4	COALITION0059113.pdf.	
	94.	Email string among Brian Fraher, Andrew Dreschler,	
		and Ken Strasma, from December 6, 2011, to February	
		28, 2012, produced by the LOWV Plaintiffs on March	
		19, 2013, as COALITION0053130.msg.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
54.	The following documents produced in discovery by FairDistricts Now, Inc.: 1. FD000054-000057 2. FD001898 3. FD002264 4. FD002361-002370 5. FD002392-002393 6. FD002415-002416 7. FD002420-002421 8. FD002486-002488 9. FD002502-002503 10. FD002514-002515 11. FD002596 12. FD002607 13. FD004279-004280 14. FD004993-004996 15. FD005074-005078 16. FD005114 17. FD005149-005150 18. FD005237-005241 19. FD005316-005319 20. FD005343-005349 21. FD005501-FD005503 22. FD005630 23. FD005714-FD005718	CPs' Obj. 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805 CPs incorporate all objections raised in their motion <i>in</i> <i>limine</i>
55.	Documents Bates-numbered Trust00001-Trust00008 produced in discovery by the National Democratic Redistricting Trust.	CPs' Obj. 90.401, 90.402, 90.403, 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs, including those in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
56.	Email string among Joe Farrell, Christy Bailey, and Rod Smith re: Drive Contribution Request, produced by Rodney Smith on February 15, 2013.	CPs' Obj. 90.401, 90.402, 90.403, 90.801, 90.802, 90.805 CPs incorporate all objections raised by RPs, including those in their motion <i>in</i> <i>limine</i>
57.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Senator Don Gaetz, sent January 6, 2012, misdated December 6, 2012.	
58.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Senator Don Gaetz, dated January 12, 2012.	
59.	Press Release of The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida, dated January 17, 2012, and produced as COALITION0079086-87.	
60.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Representative Will Weatherford, dated January 24, 2012.	
61.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Representative Will Weatherford, dated January 26, 2012.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
62.	American Community Survey data released by the United States Census Bureau in January 2014.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all
		applicable objections.

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EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
63.	Emails attached as Exhibits A and C to the Legislative Parties'	<u>CPs' Obj.</u>
	Motion for Sanctions for Plaintiffs' Fraud on the Court, namely:	
	Ex. A 008400 – 008401	90.401,
	001080 - 001082	90.402,
	Arceneaux 004 – 006	90.403,
	001085-001089	90.801,
	001061 - 001065	90.802,
	001778 - 001795	90.805
	008418	CPs
	008435 - 008436	incorporate
	008445 - 008448	all objections
	008450 - 008452	raised in their
	001256 - 001259	motion <i>in</i>
	001360 - 001366	<i>limine</i> and by
	Arceneaux 041	the RPs in
	001425 - 001428 001328 - 001337	their motion
	001328 - 001337 001298 - 001307	in limine
	001298 - 001307 001278 - 001279	
	001278 - 001279 008634 - 008645	
	008034 - 008043 008776 - 008788	
	008762	
	000702	
	Ex. C COALITION 0000031 – 32	
	COALITION 0001018 - 1019	
	COALITION 0001010 - 1013	
	FD 002381 – 2389	
	COALITION 0028184 – 28185	
	COALITION 0028207	
	COALITION 0028310	
	COALITION 0028391	
	COALITION 0028401	
	COALITION 0028419 – 28421	
	COALITION 0001589 – 1595	
	COALITION 0001777	
	COALITION 0001851	
	COALITION 0029285	
	COALITION 0003011	
	COALITION 0017541 – 17542	
	COALITION 0017553	
	COALITION 0049054 – 49059	
	FD 004059 - 4060 FD 005074 - 5078	
	FD 005074 – 5078 COALITION 0022633 – 22630	
	COALITION 0022633 – 22639 ED 005714 5718	
	FD 005714 – 5718 COALITION 0053130.txt	
	41	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
64.	Visual depictions of simulated maps and districts created by Chen and Rodden.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
65.	All exhibits to the deposition of Jonathan Katz (November 14, 2013)	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
66.	All exhibits to the deposition of Dan Smith (November 15, 2013)	<u>CPs' Obj.</u>
		CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
67.	All exhibits to the deposition of Mark Gersh (November 21, 2013)	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805 CPs
		incorporate all objections raised by the RPs in their motion <i>in</i> <i>limine</i>

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
68.	All exhibits to the deposition of Scott Arceneaux (May 22, 2013, and December 17, 2013)	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805 CPs incorporate all objections raised by the RPs in their motion <i>in</i> <i>limine</i>
69.	Maps, data, tables, and charts with respect to any congressional redistricting plan for the State of Florida considered by the Florida Legislature or any court in 1992.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
70.	Maps, data, tables, and charts with respect to any congressional redistricting plan for the State of Florida considered by the Florida Legislature or any court in 1996.	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
71.	Documents Bates-numbered GUTHRIE-001742 to GUTHRIE-001858, produced by nonparty John Guthrie in response to discovery served by Plaintiffs.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
72.	Document with the filename "20120209_slides.pptx", produced by the Florida Senate in response to discovery served by Plaintiffs.	
73.	Document with the filename "2012s1174.hms.pdf", produced by the Florida Senate in response to discovery served by Plaintiffs.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
74.	All exhibits to the deposition of Democratic Congressional Campaign Committee (April 25, 2014)	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805 CPs incorporate all objections raised by the RPs in their motion <i>in</i> <i>limine</i>
75.	2010 Census Tiger/Line Shape Files	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
76.	2008-2012 Census American Community Survey No. 5-Year Estimates	<u>CPs' Obj.</u> CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
77.	Maps, data, tables, and charts with respect to the congressional redistricting plan enacted by the Legislature in 1982.	CPs' Obj. 90.401, 90.402, 90.403 CPs also object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
78.	Maps, data, tables, and charts with respect to the congressional redistricting plan proposed by The League of Women Voters of Florida, Inc., and Common Cause in 2002.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403
		CPs also object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
79.	Summaries as allowed under Section 90.956, Florida Statutes.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
80.	All documents identified on either of the exhibit lists disclosed by the Plaintiffs.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
81.	All documents necessary for rebuttal or impeachment purposes.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.
82.	All documents hereafter produced or identified through discovery in this case.	CPs' Obj. CPs object to this disclosure as deficient under the Court's Fifth Trial Order because it fails to give CPs adequate notice. CPs reserve any and all applicable objections.

The Legislative Parties reserve the right to supplement these disclosures to include witnesses and exhibits discovered or made relevant in the remaining discovery period, or as otherwise permitted by any Order of the Court.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was sent by electronic mail on May 5,

2014, to those on the attached Service List.

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IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, et al.,

Plaintiffs,

vs.

Case No. 2012-CA-000412

KEN DETZNER, in his official capacity as Florida Secretary of State, and PAMELA JO BONDI, in her official capacity as Attorney General,

THE LEAGUE OF WOMEN VOTERS OF FLORIDA, *et al.*,

Plaintiffs,

vs.

Case No. 2012-CA-000490

KEN DETZNER, in his official capacity as Florida Secretary of State, *et al.*,

Defendants.

/

<u>THE LEGISLATIVE PARTIES' WITNESS AND EXHIBIT LISTS</u> (WITH THE ROMO PLAINTIFFS' OBJECTIONS - AMENDED TO RESPOND TO THE LEGISLATIVE PARTIES' AMENDED WITNESS AND EXHIBIT LIST, SERVED <u>MAY 5, 2014)</u>

Pursuant to the Fifth Order Modifying Order Setting Non-Jury Trial, dated April 4, 2014,

Defendants, the Florida House of Representatives; Will Weatherford, in his official capacity as

Speaker of the Florida House of Representatives; the Florida Senate; and Don Gaetz, in his

official capacity as President of the Florida Senate (collectively, the "Legislative Parties"),

disclose the following witnesses and exhibits.

WITNESS LIST – CATEGORY A (WILL CALL)

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Arceneaux, Scott	4026 Corrientes Court East Jacksonville, FL 32217 (850) 222-3411 sarceneaux@fladems.com	Mr. Arceneaux will testify by deposition about the subjects addressed in his deposition of May 22, 2013, and December 17, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs'¹Obj.</u> 90.401, 90.402, 90.403, 90.508
Cannon, Dean	301 South Bronough Street Suite 500 Tallahassee, FL 32301 (850) 577-1403	Mr. Cannon will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of March 21, 2014.	
Cassanello, Robert (expert)	Department of History University of Central Florida Orlando, FL 32816-1350 (407) 823-1681	Professor Cassanello's anticipated testimony is summarized in his expert report of April 8, 2013.	

¹ "RPs" refers to the Romo Plaintiffs. "CPs" refers to the Coalition Plaintiffs.

Dreschler, Andrew Corporate Representative of Strategic Telemetry	236 Massachusetts Avenue NE Washington, DC 20002 (202) 546-4764	Andrew Dreschler will testify by deposition to authenticate documents and about the subjects addressed in its deposition of May 30, 2013, and September 12, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	RPs' Obj. 90.401, 90.402, 90.403; incorporate all objections of CPs
Gaetz, Don	The Florida Senate 409 The Capitol 404 South Monroe Street Tallahassee, Florida 32399	President Gaetz will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 17, 2014.	
Guthrie, John	Florida Senate 103 Senate Office Building 404 South Monroe Street Tallahassee, FL 32399-1100 (850) 487-5811	Mr. Guthrie will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of April 14, 2014	

Hawkins, Eric Corporate Representative of NCEC Services, Inc.	850 First Street, N.E. Suite 675 Washington, DC 20002 (202) 639-8300	Eric Hawkins will testify by deposition to authenticate documents and about the subjects addressed in its deposition of June 5, 2013, and March 26, 2014, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508
Hodeo Sterker	Elouido Docoursos en d	of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	DDc' Ob:
Hodge, Stephen (expert)	Florida Resources and Environmental Analysis Center UCC 2200 Florida State University Tallahassee, FL 32306 (850) 644-2007	Mr. Hodge's anticipated testimony is summarized in his expert witness reports of November 11, 2013; December 31, 2013; and any subsequent expert witness report.	<u>RPs' Obj.</u> 90.702, 90.704
Kelly, J. Alex	Foundation for Florida's Future Post Office Box 10691 Tallahassee, Florida (850) 391-3070	Mr. Kelly will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of March 5 and April 17, 2014.	

McCarty, Nolan (expert)	212 Robertson Hall Princeton, NJ 08544 (609) 258-1862	Professor McCarty's anticipated testimony is summarized in his expert witness report of April 8, 2013, his supplemental expert report of November 11, 2013, any subsequent expert witness report, and his deposition.	<u>RPs' Obj.</u> 90.702, 90.704
Moreno, Dario (expert)	Metropolitan Center Florida International University 150 SE 2nd Avenue, Suite 500 Miami, FL 33131 (305) 349-3854	Professor Moreno's anticipated testimony is summarized in his expert report of April 8, 2013, and his supplemental expert report of November 11, 2013, any subsequent expert witness report, and his deposition.	<u>RPs' Obj.</u> 90.702, 90.704
Poreda, Jason	Florida House of Representatives 322 The Capitol 402 South Monroe Street Tallahassee, FL 32301 (850) 717-5760	Mr. Poreda will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 18, 2014.	

Smoot, Brian	c/o Brian Smoot	Brian Smoot will	<u>RPs' Obj.</u>
Corporate	4C Partners, LLC	testify by deposition	
Representative of the	501 Third Street, NW Suite	about the subjects	90.401, 90.402,
National Democratic	210	addressed in its	90.403, 90.508
Redistricting Trust	Washington, DC 20001	deposition of	
		September 11, 2013,	
		and generally the	
		alternative maps	
		submitted to the Court	
		in this litigation,	
		including the goals,	
		process, and objectives	
		of their creation, and	
		all facts relevant to an	
		intent to favor or	
		disfavor a political	
		party or incumbent in	
		any alternative map.	
Weatherford, Will	Florida House of	Speaker Weatherford	
	Representatives	will testify about the	
	±	creation of the enacted	
	420 The Capitol 402 South Monroe Street		
		Congressional Map,	
	Tallahassee, FL 32301	the legislative process	
	(850) 717-5038	that produced the	
		enacted Congressional	
		Map, and the subjects	
		addressed in his	
		deposition of January	
		30, 2014.	

Wieneke, Bradley	32622 Nantasket Drive Apartment 58 Rancho Palos Verdes, CA 90275	Mr. Wieneke will testify by deposition to authenticate records and about the subjects addressed in his deposition of June 27, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	RPs' Obj. 90.401, 90.402, 90.403; incorporate all objections of CPs
Wilcox, Benjamin	1719 Old Fort Drive Tallahassee, FL 32301 (850) 878-0170	Mr. Wilcox will testify about the subjects addressed in his deposition on November 28, 2012; the alternative map submitted by The League of Women Voters, Inc., and Common Cause to the Florida Legislature during the 2001-2002 redistricting process; the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	RPs' Obj. 90.401, 90.402, 90.403; incorporate all objections of CPs

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Beattie, David	3391 South Fletcher Avenue Fernandina Beach, FL 32034 (904) 491-0591	Mr. Beattie will testify by deposition about the subjects addressed in his deposition of June 26, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate all objections of CPs
Common Cause's Corporate Representative	1133 19 th Street NW 9 th Floor Washington, DC 20036 c/o Peter Butzin (850) 778-3795	The Corporate Representative of Common Cause will testify by deposition about the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate all objections of CPs

WITNESS LIST - CATEGORY B (MAY CALL)

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Democratic Congressional Campaign Committee's Corporate Representative	430 South Capitol Street, S.E. Washington, DC 20003 (202) 863-1500	The Corporate Representative of the Democratic Congressional Campaign Committee will testify by deposition about the subjects addressed in its forthcoming April 25, 2014 deposition, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508
FairDistricts Now, Inc.'s Corporate Representative	3182 Munroe Drive Miami, FL 33133 (305) 606-4400	The Corporate Representative of FairDistricts Now, Inc., will testify by deposition about the subjects addressed in its deposition of June 28, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate all objections of CPs

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Gersh, Mark	c/o NCEC Services, Inc. 850 First Street, N.E. Suite 675 Washington, DC 20002 (202) 639-8300	Mr. Gersh will testify by deposition about the subjects addressed in his November 21, 2013 deposition, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; 90.508
Holder, Doug	The Florida House of Representatives 418 The Capitol 402 South Monroe Street Tallahassee, Florida 32399- 1300 (850) 717-5074	Representative Holder will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 10, 2014.	
Legg, John	The Florida Senate 316 Senate Office Building 404 South Monroe Street Tallahassee 32399-1100 (850) 487-5017	Senator Legg will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of February 28, 2014.	

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NAME	Address/Telephone	SUMMARY OF Anticipated Testimony	OBJECTIONS
Paikowsky, Steven	11800 SW 80 th Road Miami, FL 33156-4411	Steven Paikowsky will testify by deposition about the subjects addressed in his deposition of August 28, 2013, and generally the alternative maps submitted to the Court in this litigation, including the goals, process, and objectives of their creation, and all facts relevant to an intent to favor or disfavor a political party or incumbent in any alternative map.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate all objections of CPs
Precourt, Steve	c/o Ghyabi & Associates 315 E. Robinson Street Suite 170 Orlando, Florida 32801 (407) 985-4623	Steve Precourt will testify about the creation of the enacted Congressional Map, the legislative process that produced the enacted Congressional Map, and the subjects addressed in his deposition of March 17, 2014.	

NAME	Address/Telephone	Summary of Anticipated Testimony	OBJECTIONS
The League of Women Voters of Florida, Inc.'s Corporate Representative	540 Beverly Court Tallahassee, FL 32301 (850) 224-2545	The Corporate Representative of The League of Women Voters of Florida, Inc., will testify about the participation of The League of Women Voters, Inc., and Common Cause in the 2012 legislative redistricting process; and generally the alternative maps submitted to the Court in this litigation.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate all objections of CPs
Any witness necessary	to authenticate data or docume	ents.	<u>RPs' Obj.</u> RPs reserve their right to object to any witnesses in this category on any applicable grounds and further reserve the right to call any rebuttal witnesses.
Any witness deposed in	n this case after the date of this	disclosure.	<u>RPs' Obj.</u> RPs reserve their right to object to any witnesses in this category on any applicable grounds and further reserve the right to call any rebuttal witnesses.

NAME	Address/Telephone	Summary of Anticipated Testimony	OBJECTIONS
Any witness identified	on either of the witness lists dis	sclosed by the Plaintiffs.	

WITNESS LIST - CATEGORY C (NOT INTENDED TO CALL)

NAME	Address/Telephone	SUMMARY OF Anticipated Testimony
None.		

EXHIBIT LIST

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
1.	Romo Plaintiffs' answers to interrogatories.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403
2.	LOWV Plaintiffs' answers to interrogatories.	RPs' Obj. 90.401, 90.402, 90.403; incorporate all objections of CPs
3.	Legislative Defendants' answers to interrogatories.	
4.	Secretary of State's answers to interrogatories.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
5.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Robert Cassanello, and his <i>curriculum</i> <i>vitae</i> .	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
6.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Stephen Hodge, and his <i>curriculum vitae</i> .	<u>RPs' Obj.</u> RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
7.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Nolan McCarty, and his <i>curriculum vitae</i> .	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
8.	All exhibits, tables, or appendices in the reports of the Legislative Parties' expert witness, Dario Moreno, and his <i>curriculum vitae</i> .	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
9.	All exhibits to the deposition of Benjamin Wilcox (November 28, 2012).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
10.	All exhibits to the deposition of the Corporate Representative of The League of Women Voters of Florida, Inc. (November 28, 2012).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
11.	All exhibits to the deposition of the Corporate Representative of Common Cause (November 28, 2012).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
12.	All exhibits to the depositions of Jowei Chen (May 10, 2013, and November 5, 2013).	RPs' Obj.RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
13.	All exhibits to the deposition of the Corporate Representative of Strategic Telemetry (May 30, 2013, and September 12, 2013).	RPs' Obj.RPs object to this disclosure as inadequate because it fails to specifically
14.	All exhibits to the deposition of the Corporate Representative of NCEC Services, Inc. (June 5, 2013, and March 26, 2014).	RPs' Obj.RPs object to thisdisclosure as inadequatebecause it fails to specifically identifyexhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
15.	All exhibits to the deposition of David Beattie (June 26, 2013).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any
16.	All exhibits to the deposition of Bradley Wieneke (June 27, 2013).	applicable grounds. <u>RPs' Obj.</u>
		RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
17.	All exhibits to the deposition of the Corporate Representative of FairDistricts, Inc. (June 28, 2013).	RPs' Obj.RPs object to thisdisclosure as inadequatebecause it fails to specifically identifyexhibits that Defendants
18.	All exhibits to the deposition of Steven Paikowsky (August 28, 2013).	RPs' Obj.RPs object to thisdisclosure as inadequatebecause it fails to specifically identifyexhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
19.	All exhibits to the deposition of the Corporate Representative of National Democratic Redistricting Trust (September 11, 2013).	RPs' Obj.RPs object to this disclosure as inadequate because it fails to specifically
20.	All exhibits to the deposition of Jonathan Rodden (November 6, 2013).	RPs' Obj.RPs object tothisdisclosure asinadequatebecause itfails tospecificallyidentifyexhibits thatDefendantsintend to use.RPs reservetheir right toobject to anyexhibits inthis categoryon anyapplicablegrounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
21.	All exhibits to the deposition of Stephen Ansolabehere (November 7, 2013).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
22.	Any depositions to be taken after the date of these disclosures and all exhibits thereto.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
23.	The following documents produced by nonparty Data Targeting in response to discovery served by Plaintiffs: 1. DATAT0001 – DATAT0002 2. DATAT0107 – DATAT0108	RPs' Obj. re: DATAT0001- 0002 Incomplete exhibit RPs' Obj. re: DATAT0107- 0108 90.401, 90.402, 90.403, 90.801, 90.802, 90.805
24.	The following documents produced by nonparty Frank Terraferma in response to discovery served by Plaintiffs: 1. FT000079 2. FT000168 3. FT000173 – FT000174 4. FT000200 5. FT000225 6. FT000280 – FT000281 7. FT000316 8. FT000318 9. FT000362 – FT000363 10. FT000567 11. TERRAFERMA-2663	<u>RPs' Obj.</u> <u>FT000079</u> Incomplete exhibit
25.	Document Bates-numbered Heffley-283 produced by nonparty Rich Heffley in response to discovery served by Plaintiffs.	
26.	Documents Bates-numbered Reichelderfer-134 – Reichelderfer- 136 produced by nonparty Marc Reichelderfer in response to discovery served by Plaintiffs.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
27.	Maps, data, tables, and charts with respect to the benchmark congressional redistricting plan.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
28.	Maps, data, tables, and charts with respect to the congressional redistricting plan enacted by the Legislature on February 9, 2012.	RPs' Obj.RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
29.	Maps, data, tables, and charts with respect to any alternative congressional redistricting plan offered by the Plaintiffs in this litigation.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
30.	Maps, data, tables, and charts with respect to any congressional redistricting plan submitted to the Legislature by members of the public.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
31.	Maps, data, tables, and charts with respect to any congressional redistricting plan offered in the Legislature by members, committees, or subcommittees.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
32.	Maps, data, tables, and charts with respect to any congressional redistricting plan produced in discovery in this litigation.	<u>RPs' Obj.</u> RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
33.	 Data with respect to congressional redistricting, including: Block-assignment files. All data and other information contained in District Builder, including statistical reports available through the "Analyze Plan" tab, and MyDistrictBuilder, including data with respect to the 2006, 2008, 2010, and 2012 elections. Compactness scores. The areas and perimeters of districts. Tables that identify counties and municipalities divided by congressional districts. 	<u>RPs' Obj.</u> RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
34.	 All official legislative records with respect to congressional redistricting, including: Bills. Bill analyses. Meeting packets. Transcripts of public hearings and committee and subcommittee meetings. Transcripts of proceedings on the floor of the Florida House of Representatives and the Florida Senate. The Journals of the Florida House of Representatives and the Florida Senate. The State's preclearance submission to the United States Department of Justice. 	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
35.	Transcript and the Florida Channel video recording of the Joint Meeting of the Senate Reapportionment Committee and House Select Policy Council on Strategic and Economic Planning (Feb. 11, 2010).	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805
36.	2010 Census P.L. 94-171 Redistricting Data.	
37.	All data and other information available with respect to congressional, statewide, and presidential elections at http://election.dos.state.fl.us/elections/resultsarchive.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
38.	Letter from John R. Dunne to the Honorable Robert A. Butterworth (June, 1992), attached as Exhibit F to the Legislative Parties' Joint Response in Opposition to Plaintiffs' Motions for Summary Judgment and Temporary Injunctive Relief (Apr. 5, 2012).	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
39.	All files produced by Professors Chen and Rodden on or about February 27, March 6, April 25, May 17, October 27, 2013, February 18, 2014, and after the date of this disclosure.	
40.	Email from Maxwell Palmer to Stephen Ansolabehere, with attachment, dated January 22, 2013, and produced on October 28, 2013, entitled "CVAP with Black Pop = HB + NHB."	
41.	Excel spreadsheet produced by Stephen Ansolabehere on February 15, 2013, entitled "CVAP_ACS_2007_2011_By_District_C9047_Weighted_v3.cvs."	
42.	Copies of the Twitter page of Professor Dan Smith.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403
43.	Transcripts of depositions and exhibits thereto taken in this case and not otherwise listed above. <i>See</i> Fla. R. Civ. P. 1.330(a)(2), (3).	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
44.	Maps, data, tables, and charts with respect to (1) the congressional redistricting plan adopted in <i>DeGrandy v. Wetherell</i> , 794 F. Supp. 1076 (N.D. Fla. 1992); (2) the congressional redistricting plan proposed by the Speaker of the Florida House of Representatives in <i>DeGrandy v. Wetherell</i> , 794 F. Supp. 1076 (N.D. Fla. 1992); and (3) the congressional redistricting plan adopted by the Florida Legislature in 1996.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
45.	"How will the FairDistrictsFlorida.org Amendments Work?" Paid political advertisement paid for and approved by FairDistrictsFlorida.org (March 5, 2009).	
46.	Transcript of Meeting of the Florida House of Representatives' Congressional Redistricting Committee (Jan. 7, 2002).	<u>RPs' Obj.</u> 90.401, 90.402, 90.403
47.	Transcript of Meeting of the Florida Senate's Subcommittee on Congressional Apportionment and Redistricting (Jan. 7, 2002).	<u>RPs' Obj.</u> 90.401, 90.402, 90.403

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
48.	Maps of Census Designated Places.	<u>RPs' Obj.</u>
		RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
49.	Letter from Ralph F. Boyd, Jr., to Senate President John McKay and Speaker Tom Feeney (July 1, 2002), available at http://www.justice.gov/crt/about/vot/sec_5/fl_obj2.php.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
50.	The following documents produced in discovery by the Romo Plaintiffs: 1. $001061-001065$ 2. $001080-001082$ 3. $001085-001089$ 4. $001095-001096$ 5. $001256-001259$ 6. $001278-001279$ 7. $001298-001307$ 8. $001328-001337$ 9. $001360-001366$ 10. $001414-001424$ 11. $001425-001428$ 12. $008397-008401$ 13. 008418 14. $008435-008436$ 15. $008445-008448$ 16. $008450-008452$ 17. $008622-008632$ 18. $008634-008645$ 19. $008704-008715$ 20. $008760-008761$ 21. 008762 22. $008776-008788$	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805
51.	The following documents produced in discovery by Scott Arceneaux: A. ARCENEAUX-004-006 B. ARCENEAUX-041	RPs' Obj. 90.401, 90.402, 90.403, 90.508 90.801, 90.802, 90.805

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
52.	Documents Bates-numbered BEATTIE000094-000096 produced in discovery by David Beattie.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805; incorporate objections by CPs
53.	The following documents produced in discovery by the LOWV Plaintiffs: 1. COALITION0000031-0000032 2. COALITION0000044-0000123 3. COALITION0000650 4. COALITION0000745-0000747 6. COALITION0000756 7. COALITION0000883-0000811 8. COALITION0000965-0000971 10. COALITION0001010-0001013 11. COALITION0001083-0000081 11. COALITION000108-0001019 12. COALITION0001042-0001050 13. COALITION0001063-0001064 14. COALITION0001083 15. COALITION0001145-0001146 16. COALITION0001193 17. COALITION0001425 19. COALITION0001425 19. COALITION0001851 23. COALITION0001851 23. COALITION0001852-0001853 24. COALITION0003022-0003023 27. COALITION0003011 26. COALITION0003022-0003023 27. COALITION0007363-0007364 30. COALITION0007374-0007375	<u>RPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.805; incorporate objections by CPs

EXHIBIT NO.		DOCUMENT AND DESCRIPTION	OBJECTIONS
	31.	COALITION0007382-0007383	
	32.	COALITION0007409	
	33.	COALITION0014550-0014552	
	34.	COALITION0015498	
	35.	COALITION0015501	
	36.	COALITION0017506	
	37.	COALITION0017510-0017511	
	38.	COALITION0017515	
	39.	COALITION0017518-0017519	
	40.	COALITION0017541-0017542	
	41.	COALITION0017553	
	42.	COALITION0018453	
	43.	COALITION0019349	
	44.	COALITION0020350	
	45.	COALITION0020356-0020357	
	46.	COALITION0021289	
	47.	COALITION0022445	
	48.	COALITION0022448	
	49.	COALITION0022620-0022626	
	50.	COALITION0022633-0022639	
	51. 52.	COALITION0022663 COALITION0026875-0026877	
	52. 53.	COALITION0026875-0026877 COALITION0026890	
	53. 54.	COALITION0026890 COALITION0026892	
	54. 55.	COALITION0026892 COALITION0026991-0026992	
	55. 56.	COALITION0020331-0020332 COALITION0028158-0028170	
	50. 57.	COALITION0028188	
	57.	COALITION0028190	
	59.	COALITION0028200-28201	
	60.	COALITION0028207	
	61.	COALITION0028234-0028235	
	62.	COALITION0028310	
	63.	COALITION0028368-0028369	
	64.	COALITION0028391	
	65.	COALITION0028401	
	66.	COALITION0028419-0028421	
	67.	COALITION0028710	
	68.	COALITION0028744-0028745	
	69.	COALITION0028746	
	70.	COALITION0029285	
	71.	COALITION0030118-0030119	
	72.	COALITION0030815	
	73.	COALITION0032072	
	74.	COALITION0032076-0032077	

EXHIBIT NO.		DOCUMENT AND DESCRIPTION	OBJECTIONS
	75.	COALITION0032978	
	76.	COALITION0033003	
	77.	COALITION0041052-0041053	
	78.	COALITION0041064	
	79.	COALITION0041071	
	80.	COALITION0041074	
	81.	COALITION0041079	
	82.	COALITION0041083	
	83.	COALITION0041086	
	84.	COALITION0041097-0041098	
	85.	COALITION0041125-0041127	
	86.	COALITION0049054-0049059	
	87.	COALITION0053109-0053113	
	88.	COALITION0053126-0053128	
	89.	COALITION0079086-0079087	
	90.	COALITION0079092	
	91.	COALITION103540-103549	
	92.	Email from Ellen Freidin to Michael DeSanctis,	
		copying Dave Beattie and Dan Gelber, dated November	
		11, 2011, with attachment, produced by the LOWV	
		Plaintiffs on March 19, 2013, as	
		COALITION0059112.pdf.	
	93.	Email string among Michael DeSanctis, Leon Russell,	
		Ellen Freidin, Paul Smith, and others, dated December	
		21, 2011, with attachment, produced by the LOWV	
		Plaintiffs on March 19, 2013, as	
		COALITION0059113.pdf.	
	94.	Email string among Brian Fraher, Andrew Dreschler,	
		and Ken Strasma, from December 6, 2011, to February	
		28, 2012, produced by the LOWV Plaintiffs on March	
		19, 2013, as COALITION0053130.msg.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
54.	The following documents produced in discovery by FairDistricts Now, Inc.: 1. FD000054-000057 2. FD001898 3. FD002264 4. FD002361-002370 5. FD002392-002393 6. FD002415-002416 7. FD002420-002421 8. FD002486-002488 9. FD002502-002503 10. FD002514-002515 11. FD002596 12. FD002607 13. FD004279-004280 14. FD004993-004996 15. FD005074-005078 16. FD005114 17. FD005149-005150 18. FD005237-005241 19. FD005316-005319 20. FD005343-005349 21. FD005501-FD005503 22. FD005630 23. FD005714-FD005718	<u>RPs' Obj.</u> 90.401, 90.402, 90.403 90.801, 90.802, 90.805; incorporate objections by CPs
55.	Documents Bates-numbered Trust00001-Trust00008 produced in discovery by the National Democratic Redistricting Trust.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
56.	Email string among Joe Farrell, Christy Bailey, and Rod Smith re: Drive Contribution Request, produced by Rodney Smith on February 15, 2013.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.801, 90.802, 90.805
57.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Senator Don Gaetz, sent January 6, 2012, misdated December 6, 2012.	
58.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Senator Don Gaetz, dated January 12, 2012.	
59.	Press Release of The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida, dated January 17, 2012, and produced as COALITION0079086-87.	
60.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Representative Will Weatherford, dated January 24, 2012.	
61.	Letter from The League of Women Voters of Florida, Inc.; National Council of La Raza; and Common Cause of Florida to Representative Will Weatherford, dated January 26, 2012.	
62.	American Community Survey data released by the United States Census Bureau in January 2014.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
63.	Emails attached as Exhibits A and C to the Legislative Parties' Motion for Sanctions for Plaintiffs' Fraud on the Court, namely: Ex. A 008400 – 008401 001080 – 001082 Arceneaux 004 – 006 001085-001089 001061 – 001065 001778 – 001795 008418 008435 – 008436 008445 – 008448 008450 – 008452 001256 – 001259 001360 – 001366 Arceneaux 041 001425 – 001428 001328 – 001337 001298 – 001307 001278 – 001279 008634 – 008645 008776 – 008788 008762 Ex. C COALITION 0000031 – 32 COALITION 002814 – 28185 COALITION 0028184 – 28185 COALITION 002819 COALITION 002819 – 1013 FD 002381 – 2389 COALITION 002819 – 28421 COALITION 0028401 COALITION 0028419 – 28421 COALITION 0028419 – 1595 COALITION 001589 – 1595 COALITION 0017541 – 17542 COALITION 0017541 – 17542 COALITION 0017541 – 17542 COALITION 0017541 – 17542 COALITION 0029285 COALITION 0017541 – 17542 COALITION 0049054 – 49059 FD 004059 – 4060 FD 005074 – 5078 COALITION 005313 0.txt	RPs' Obj. 90.401, 90.402, 90.403, 90.508, 90.801, 90.802, 90.805; incorporate all objections by CPs
	38	·

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
64.	Visual depictions of simulated maps and districts created by Chen and Rodden.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
65.	All exhibits to the deposition of Jonathan Katz (November 14, 2013)	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
66.	All exhibits to the deposition of Dan Smith (November 15, 2013)	RPs' Obj. RPs object to this disclosure as inadequate because it fails to
		specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
67.	All exhibits to the deposition of Mark Gersh (November 21, 2013)	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
68.	All exhibits to the deposition of Scott Arceneaux (May 22, 2013, and December 17, 2013)	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
69.	Maps, data, tables, and charts with respect to any congressional redistricting plan for the State of Florida considered by the Florida Legislature or any court in 1992.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
70.	Maps, data, tables, and charts with respect to any congressional redistricting plan for the State of Florida considered by the Florida Legislature or any court in 1996.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
71.	Documents Bates-numbered GUTHRIE-001742 to GUTHRIE- 001858, produced by nonparty John Guthrie in response to discovery served by Plaintiffs.	
72.	Document with the filename "20120209_slides.pptx", produced by the Florida Senate in response to discovery served by Plaintiffs.	
73.	Document with the filename "2012s1174.hms.pdf", produced by the Florida Senate in response to discovery served by Plaintiffs.	

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
74.	All exhibits to the deposition of Democratic Congressional Campaign Committee (April 25, 2014)	RPs' Obj.RPs object to thisdisclosure as inadequatebecause it fails to specifically identifyidentify exhibits thatDefendants
75.	2010 Census Tiger/Line Shape Files	RPs' Obj.RPs object to thisdisclosure as inadequatebecause it fails to specifically identifyexhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
76.	2008-2012 Census American Community Survey No. 5-Year Estimates	
77.	Maps, data, tables, and charts with respect to the congressional redistricting plan enacted by the Legislature in 1982.	<u>RPs' Obj</u> . 90.401, 90.402, 90.403
		RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
78.	Maps, data, tables, and charts with respect to the congressional redistricting plan proposed by The League of Women Voters of Florida, Inc., and Common Cause in 2002.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
79.	Summaries as allowed under Section 90.956, Florida Statutes.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
80.	All documents identified on either of the exhibit lists disclosed by the Plaintiffs.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.
81.	All documents necessary for rebuttal or impeachment purposes.	RPs' Obj. RPs object to this disclosure as inadequate because it fails to specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to any exhibits in this category on any applicable grounds.

EXHIBIT NO.	DOCUMENT AND DESCRIPTION	OBJECTIONS
82.	All documents hereafter produced or identified through discovery in this case.	<u>RPs' Obj.</u> RPs object to
		this
		disclosure as inadequate
		because it fails to
		specifically identify
		exhibits that
		Defendants
		intend to use.
		RPs reserve
		their right to object to any
		exhibits in
		this category
		on any applicable grounds.

The Legislative Parties reserve the right to supplement these disclosures to include witnesses and exhibits discovered or made relevant in the remaining discovery period, or as otherwise permitted by any Order of the Court.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was sent by electronic mail on May 5,

2014, to those on the attached Service List.

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CASE NO.: 2012-CA-000412/2012-CA-000490

EXHIBIT D

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, et al.,)
)
Plaintiffs,)
)
V.) CASE NO. 2012-CA-00412
)
KEN DETZNER and PAM BONDI,)
)
Defendants.)
)
)
)
THE LEAGUE OF WOMEN VOTERS)
OF FLORIDA, et al.,)
)
Plaintiffs,)
)
V.) CASE NO. 2012-CA-00490
)
KEN DETZNER, et al.,)
)
Defendants.)

NAACP DEFENDANT-INTERVENOR PRETRIAL DISCLOSURES (WITH COALITION PLAINTIFFS' OBJECTIONS)

Pursuant to the Court's Fifth Order Modifying Order Setting Non-Jury Trial, entered on

April 4, 2014, Defendant-Intervenor the Florida State Conference of NAACP Branches

("NAACP") hereby makes the following disclosures:

I. Witnesses

No. Witness Summary of Expected **Objections** Testimony CPs^{,1} Obj. 1 **Clayton**, Turner Mr. Turner is a resident of and registered voter in Seminole County, FL. As a long-term 90.401, 90.402, resident of the county, he will 90.403, 90.604, provide testimony on the unique 90.612(1), 90.701-90.704 social, historical and political CPs incorporate all conditions facing black voters in objections raised by in this particular county. He will their motion in limine (if testify that, based on his personal any), and by RPs, experiences, a congressional including those in their district with a lower Black motion *in limine* (if any) Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, the benefits associated with being in a district in which black voters can elect their candidate of choice, and socioeconomic challenges and disparities facing black voters in the region.

A. Witnesses Defendant-Intervenor NAACP Intends to Call at Trial

¹ "CPs" refers to Coalition Plaintiffs. "RPs" refers to Romo Plaintiffs.

2

Dallas, Ralph

Address: 899 North

Mr. Dallas is a resident of and

registered voter in Putnam

County, FL. As a long-term

CPs' Obj.

90.401, 90.402,

	State Deed 10	unsident of the accounter last and 11	00 402 00 604
	State Road 19 Polotko EL 22177	resident of the county, he would	90.403, 90.604,
	Palatka FL 32177	provide testimony on the unique	90.612(1), 90.701-90.704
	<u>Phone</u> : 386-530-1266	social, historical and political	CPs incorporate all
		conditions facing black voters in	objections raised by in
		this particular county. He would	their motion <i>in limine</i> (if
		testify that, based on his personal	any), and by RPs,
		experiences, a congressional	including those in their
		district with a lower Black	motion <i>in limine</i> (if any)
		Voting Age population would	
		make it substantially harder for	
		black voters to elect their	
		candidate of choice. He would	
		also testify to the lack of success	
		of black candidates in non-	
		majority black districts or at-	
		large elections in the region,	
		racial appeals in voting in the	
		region, the employment of voting	
		practices or procedures that tend	
		to enhance the opportunity for	
		discrimination against black	
		voters, the frequent lack of	
		responsiveness of elected	
		officials to the African-American	
		community, and socioeconomic	
		challenges and disparities facing	
		black voters in the region.	
3	Engstrom, Richard,	Substance of Opinions, Grounds	
	Ph.D.	and Written Report: Dr.	
	Expert Witness	Engstrom will offer expert	
		testimony at trial consistent with	
	Address: Center for the	and as reflected in his expert	
	Study of Race,	reports dated April 8, 2013, and	
	Ethnicity, and Gender in	November 11, 2013. (Attached	
	the Social Sciences	as Exhibits A and B to the	
		NAACP's Nov. 11, 2013, pre-	
	Social Science Research	trial disclosures). Dr. Engstrom	
	Institute	will testify that his analyses	
	Duke Box 90420	demonstrate that all of plaintiffs	
		proposed configurations of	
	Duke University	Congressional District 5 would	
		diminish the ability of black	
	Erwin Mill	voters to elect the candidate of	
		their choice. He will testify	
	Durham, NC 27705	about analysis indicating high	
l	2 minun, 1,0 27700	active and gois indicating ingh	

	<u>Phone</u> : 504-756-1478	levels of racially polarized voting in the CD 5 region of north central Florida. He will testify that proposed CD 10 in Romo A and B does not offer black voters the ability to elect their candidate of choice.	
4	Foxx, Evelyn <u>Address</u> : 959 SE 8 th Street Gainesville, FL 32601 Phone: 352-870-7013	Ms. Foxx is a resident of and registered voter in Alachua County, FL. As a long-term resident of the county, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. She will testify that, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black candidates in non- majority black districts or at- large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)
5	Jenkins, Whitfield <u>Address</u> : 2200 NW 24 th Road Ocala, FL 34475 <u>Phone</u> : 352-351-0824	Mr. Whitfield is a resident of and registered voter in Marion County, FL. As a long-term resident of the county, he will provide testimony on the unique social, historical and political conditions facing black voters in	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all

		this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)
6	Neal, Beverlye <u>Address</u> : 3716 Ridgemont Road Orlando, Flo 32808 <u>Phone</u> : 407-371-0085	Ms. Neal is a resident of and registered voter in Orange County, FL. As a long-term resident of the county, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. She will testify that, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black candidates in non- majority black districts or at- large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)

		to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	
7	Paulson, Darryl, Ph.D.Expert WitnessAddress: Department of Government and International Affairs University of South Florida St. Petersburg, FL 33701 Phone: (727) 784 7876	Substance of Opinions, Grounds and Written Report: Dr. Paulson will offer expert testimony at trial consistent with and as reflected in his expert report dated March 22, 2013, and signed March 27, 2013. (Attached as Exhibit C to the NAACP's Nov. 11, 2013, pre- trial disclosures). Dr. Paulson will testify about the historical discrimination against black voters, particularly in the Congressional District 5 region. He will testify to the "Senate Factors" present in the region that justify the construction of a district that prevents vote dilution. He will testify to continuing impediments to equal minority political participation in Florida.	
8	Randall, William <u>Address</u> : 1976 Harbor Island Dr. Fleming Island, FL 32003 <u>Phone</u> : 904-200-8860	Rev. Randall is a resident of and registered voter in Clay County, FL. As a long-term resident of the region and county, he will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)

		candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	
9	Slater, Cynthia <u>Address</u> : 815 S. Kottle Circle Daytona Beach, FL 32114 <u>Phone</u> : 386-679-6520	Ms. Slater is 2nd Vice President of the Florida State Conference of NAACP Branches and Chair of the State Conference's Civic Engagement Committee. She is the corporate representative of the State Conference. She will testify to the NAACP's interests in the interpretation of Florida's new constitutional criteria for congressional redistricting.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)
10	Williams, Velma Hayes <u>Address</u> : 1605 W. 17 th Street Sanford, FL 32771 <u>Phone</u> : 407-322-9270	Dr. Williams is a resident of and registered voter in Seminole County, FL. As a long-term resident of Sanford, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular city and county. She will testify, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black	CPs' Obj. 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)

		candidates in non-majority black districts or at-large elections in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against voters, the frequent lack of responsiveness of elected officials to the African-American community, the benefits associated with being in a district in which black voters can elect their candidate of choice and the socioeconomic challenges and disparities facing black voters in the region.	
<u>Addı</u> Stree Jacks	ng, George ress: 1783 W. 3 rd et sonville, FL 32209 <u>he</u> : 904-349-3647	Mr. Young is a resident of and registered voter in Duval County, FL. As a long-term resident of the county, he will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)

black voters in the region.	
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B. Witnesses Defendant-Intervenor NAACP May Call at Trial

No.	Witness	Summary of Expected	Objections
		Testimony	
12	Hawkins, Eric <u>Address</u> : NCEC Services 850 1 st Street, NE, Suite 675 Washington, D.C. 20002 <u>Phone</u> : 202-639-8300	Mr. Hawkins is employed by NCEC Services a company hired by National Democratic Redistricting Trust to draw Florida Congressional maps. He was a primary map-drawer, and has knowledge about the justifications and motivations in drawing Congressional District 3 in the Romo proposed Congressional Map being used during the summary judgment stage of this litigation and the Romo Proposed Congressional District 5 versions currently proffered by the Romo Plaintiffs.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403 CPs incorporate all objections raised by RPs, including those in their motion <i>in limine</i>
13	Landry, Dale <u>Address</u> : 1940 Nanticoke Circle Tallahassee, FL 32303 <u>Phone</u> : 850-459-3460	Mr. Landry is a resident and registered voter in Leon County, FL. He is the NAACP State Conference Vice President for the Northern Region of Florida. He will testify about the problems with attempting to draw an African American congressional district in Northern Florida.	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704, CPs incorporate all objections raised by in their motion <i>in limine</i> (if any), and by RPs, including those in their motion <i>in limine</i> (if any)
14	Weineke, Bradley Address: 32622 Nantasket Drive, Apartment 58 Rancho Palos Verde, CA 90275 <u>Phone</u> : Unknown	Mr. Weineke was employed by Strategic Telemetry, a company hired by the Jenner & Block firm to draw maps for the Fair Districts Florida coalition. He was a primary map-drawer, and has knowledge about the justifications and motivations in drawing Congressional District 3 in the Coalition's proposed	<u>CPs' Obj.</u> 90.401, 90.402, 90.403, 90.508 CPs incorporate all objections raised in their motion <i>in limine</i>

	Congressional Map submitted to the legislature and used during the summary judgment stage of this litigation.	

C. Witnesses Defendant-Intervenor NAACP Does Not Intend to Call at Trial, but Are Listed Out of an Abundance of Caution

No.	Witness	Summary of Expected	Objections
		Testimony	
15	Collins, Carolyn	Ms. Collins is a resident of and	<u>CPs' Obj.</u>
		registered voter in Hillsborough	
	<u>Address</u> : 4002 W.	County, FL. As a long-term	90.401, 90.402,
	LaSalle Street	resident of the county, has	90.403, 90.604, 90.612(1),
	Tampa, FL 33607	information about African	90.701- 90.704,
	Phone: 813-505-9120	American voting patterns in the	CPs incorporate all
		Tampa Bay area.	objections raised by in
			their motion in limine (if
			any), and by RPs,
			including those in their
			motion <i>in limine</i> (if any)
16	Sykes, Manuel	Rev. Sykes is a resident of and	<u>CPs' Obj.</u>
		registered voter in Pinellas	
	Address: 554 61st Ave	County, FL. He has information	90.401, 90.402,
	S	about African American voting	90.403, 90.604, 90.612(1),
	St. Petersburg, FL	patterns in the Tampa Bay area.	90.701- 90.704,
	33705		CPs incorporate all
	Phone: 727-902-5599		objections raised by in
			their motion in limine (if
			any), and by RPs,
			including those in their
			motion <i>in limine</i> (if any)

II. Exhibits

Defendant-Intervenor NAACP may introduce the following exhibits at trial:

Date	Exhibit Description	Source	Objections/
			Stipulated
			Admissions
	Florida 2012	MyDistrictBuilder, available through	<u>CPs' Obj.</u>
	Enacted	Florida House website	
	Congressional		CPs object to this
	District Map and		disclosure as
	supporting data		deficient under

		the Court's Fifth
		Trial Order
		because it fails to
		give CPs
		adequate notice.
		CPs reserve any
		and all applicable
		objections.
Florida 2002	Florida House website	<u>CPs' Obj.</u>
Enacted	Tionau nouse weeshe	<u>015 00j.</u>
Congressional		CPs object to this
District Map and		disclosure as
-		
supporting data		deficient under
		the Court's Fifth
		Trial Order
		because it fails to
		give CPs
		adequate notice.
		CPs reserve any
		and all applicable
		objections.
Plan SPUBC0170,	http://www.flsenate.gov/Session/Redis	CPs' Obj.
submitted by	tricting/Plans/Plans	
Florida LWV,		CPs object to this
Democracia,		disclosure as
Common Cause		deficient under
Common Cause		the Court's Fifth
		Trial Order
		because it fails to
		give CPs
		adequate notice.
		CPs reserve any
		and all applicable
		objections.
Romo Proposed	Appendix A to Romo Motion for	<u>CPs' Obj.</u>
Congressional Map	Summary Judgment, 3-26-2012	
and supporting data		90.401, 90.402,
··· ·		90.403
		CPs incorporate
		all objections
		raised by RPs,
		including those in
		their motion <i>in</i>
		<i>limine</i> .
		CPs object to this
		disclosure as

r			1.0.1
			deficient under
			the Court's Fifth
			Trial Order
			because it fails to
			give CPs
			adequate notice.
			CPs reserve any
			and all applicable
			objections.
	SPUBC0154 and	http://www.flsenate.gov/Session/Redis	<u>CPs' Obj.</u>
	supporting data,	tricting/Plans/1	<u>CI 5 OUJ.</u>
	submitted by		CPs object to this
	Florida NAACP		CPs object to this
	Florida NAACP		disclosure as
			deficient under
			the Court's Fifth
			Trial Order
			because it fails to
			give CPs
			adequate notice.
			CPs reserve any
			and all applicable
			objections.
2/14/2013	Romo A Proposed	Ex. 2 to Prof. Ansolabehere's Expert	CPs' Obj.
	Congressional Map	Report dated 2/14/2013	
	and supporting data		CPs object to this
	and supporting data		disclosure as
			deficient under
			the Court's Fifth
			Trial Order
			because it fails to
			give CPs
			adequate notice.
			CPs reserve any
			and all applicable
			objections.
2/14/2013	Romo B Proposed	Ex. 3 to Prof. Ansolabehere's Expert	<u>CPs' Obj.</u>
	Congressional Map	Report dated 2/14/2013	
	and supporting data		CPs object to this
	_		disclosure as
			deficient under
			the Court's Fifth
			Trial Order
			because it fails to
			give CPs
			adequate notice.
			-
			CPs reserve any

			and all applicable objections.
4/8/2013	Report of Richard L. Engstrom, Ph.D.	Engstrom Expert Report dated 4/8/2013	<u>CPs' Obj.</u>
	E. Engsuoni, Th.D.	10/2015	90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	RPV Analysis- 2008 Presidential	Table 1 from Engstrom Expert Report dated 4/8/2013	<u>CPs' Obj.</u>
	Election		90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	RPV Analysis- 2012 Presidential	Table 2 from Engstrom Expert Reportdated 4/8/2013	<u>CPs' Obj.</u>
	Election		90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	RPV Analysis- 2010 U.S. Senate	Table 3 from Engstrom Expert Reportdated 4/8/2013	<u>CPs' Obj.</u>
	Election		90.801, 90.802
			CPs incorporate
			all objections
4/0/2012			raised by RPs.
4/8/2013	RPV Analysis- Countywide	Table 4 from Engstrom Expert Reportdated 4/8/2013	<u>CPs' Obj.</u>
	Elections		90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	Diminishment Analysis- 2008	Table 5 from Engstrom Expert Reportdated 4/8/2013	<u>CPs' Obj.</u>
	Presidential Election		90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	Diminishment Analysis- 2012	Table 6 from Engstrom Expert Reportdated 4/8/2013	<u>CPs' Obj.</u>

	Presidential		90.801, 90.802
	Election		CPs incorporate
			all objections
			raised by RPs.
4/8/2013	Diminishment	Table 7 from Engstrom Expert Report	CPs' Obj.
	Analysis- 2010	dated 4/8/2013	
	U.S. Senate Election		90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
4/8/2013	Analysis of 2010	Table 8 from Engstrom Expert Report	CPs' Obj.
	U.S. Senate Vote	dated 4/8/2013	
	within Romo CD		90.801, 90.802
	10		
			CPs incorporate
			all objections
			raised by RPs.
3/27/2013	Report of Darryl	Paulson Expert Report signed	<u>CPs' Obj.</u>
	Paulson, Ph.D.	3/27/2013	
			90.801, 90.802
			CPs incorporate
			all objections
			raised by RPs.
3/27/2013	Summary of State	Table 1 in Text of Paulson Expert	<u>CPs' Obj.</u>
	Felon	Report signed 3/27/2013	
	Disenfranchisement		90.801, 90.802
	Restrictions in 2010		CDs in some onsta
			CPs incorporate all objections
			raised by RPs.
3/27/2013	Cartogram of Total	From Paulson Expert Report signed	CPs' Obj.
5/27/2015	Disenfranchisement	3/27/2013	<u>CI 5 00].</u>
	Rates by State,	5/2//2015	90.801, 90.802
	2010		90.001, 90.002
			CPs incorporate
			all objections
			raised by RPs.
11/11/2013	Prof. Engstrom's	Engstrom Supplemental Expert Report	<u>CPs' Obj.</u>
	Response Report	dated 11/11/13	
			90.801, 90.802
			CPs incorporate
			all objections

			raised by RPs.
6/5/2013	Composite of emails	Ex. 4 to 6/5/2013 deposition of Eric Hawkins	<u>CPs' Obj.</u>
			90.401, 90.402,
			90.403
			CPs incorporate
			all objections
			raised in their
			motion in limine
6/27/2013	Various File	Ex. 2 to 6/27/2013 deposition of Brad	<u>CPs' Obj.</u>
	Materials LOWV-	Weineke	
	DEPO-00001-		90.401, 90.402,
	000205		90.403, 90.508
			CPs incorporate
			all objections
			raised in their
			motion <i>in limine</i>
6/27/2013	10/27/2011 email – COALITION00283	Ex. 4 to 6/27/2013 deposition of Brad Weineke	<u>CPs' Obj.</u>
	61		90.401, 90.402,
			90.403, 90.508
			CPs incorporate
			all objections
			raised in their
			motion <i>in limine</i>
6/27/2013	12/20/2011 email- COALITION00411	Ex. 5 to 6/27/2013 deposition of Brad Weineke	<u>CPs' Obj.</u>
	28-0041133		90.401, 90.402,
			90.403, 90.508
			CPs incorporate
			all objections
			raised in their
			motion <i>in limine</i>
6/27/2013	12/19/2011 email- COALITION00410	Ex. 6 to 6/27/2013 deposition of Brad Weineke	<u>CPs' Obj.</u>
	87		90.401, 90.402,
			90.403, 90.508
			CPs incorporate
			all objections
			raised in their
			motion in limine
6/27/2013	11/30/201 email- COALITION00314	Ex. 7 to 6/27/2013 deposition of Brad Weineke	<u>CPs' Obj.</u>
	20		90.401, 90.402,
			90.403, 90.508

	· · · · ·
	all objections
	raised in their
	motion <i>in limine</i>
All documents	<u>CPs' Obj.</u>
identified on the	
Defendants' or	CPs incorporate
other Defendant-	all objections
Intervenors' exhibit	raised in their
list	Objections to
	Legislative
	Defendants'
	Exhibit List
All documents	<u>CPs' Obj.</u>
marked as exhibits	
in any depositions	CPs object to this
taken after the date	disclosure as
of this filing	deficient under
or uns ming	the Court's Fifth
	Trial Order
	because it fails to
	give CPs
	adequate notice.
	CPs reserve any
	and all applicable
	objections.
All documents	<u>CPs' Obj.</u>
produced by	
Plaintiffs after the	CPs object to this
date of this filing	disclosure as
	deficient under
	the Court's Fifth
	Trial Order
	because it fails to
	give CPs
	adequate notice.
	CPs reserve any
	and all applicable
	objections.
	CPs incorporate
	all objections
	raised by RPs
	Tuised by IN S

Dated: April 21, 2014

Respectfully submitted,

/s/ Allison J. Riggs

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this, the 21st day of April, 2014, a true and correct copy of the foregoing was sent by electronic mail to the following counsel of record on the attached service list.

<u>/s/ Allison J. Riggs</u> Allison J. Riggs

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IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, et al.,)
)
Plaintiffs,)
)
v.) CASE NO. 2012-CA-00412
)
KEN DETZNER and PAM BONDI,)
)
Defendants.)
)
)
)
THE LEAGUE OF WOMEN VOTERS)
OF FLORIDA, et al.,)
)
Plaintiffs,)
)
v.) CASE NO. 2012-CA-00490
)
KEN DETZNER, et al.,)
)
Defendants.)

NAACP DEFENDANT-INTERVENOR PRETRIAL DISCLOSURES (WITH ROMO PLAINTIFFS' OBJECTIONS)

Pursuant to the Court's Fifth Order Modifying Order Setting Non-Jury Trial, entered on

April 4, 2014, Defendant-Intervenor the Florida State Conference of NAACP Branches

("NAACP") hereby makes the following disclosures:

I. Witnesses

A. Witnesses Defendant-Intervenor NAACP Intends to Call at Trial

No.	Witness	Summary of Expected	Objections
1		Testimony	
1	Clayton, Turner	TestimonyMr. Turner is a resident of and registered voter in Seminole County, FL. As a long-term resident of the county, he will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, the benefits associated with being in a district in which black voters can elect their candidate of choice, and socioeconomic challenges and disparities facing black voters in the region.	RPs' ¹ Obj. 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704
2		Mr. Dellas is a resident of excl	
2	Dallas, Ralph	Mr. Dallas is a resident of and registered voter in Putnam	<u>RPs' Obj.</u>
	Address: 899 North	County, FL. As a long-term	90.401, 90.402,

¹ "RPs" refers to the Romo Plaintiffs. "CPs" refers to the Coalition Plaintiffs.

	State Road 19	resident of the county, he would	90.403, 90.604,
	Palatka FL 32177	provide testimony on the unique	90.612(1), 90.701- 90.704
	<u>Phone</u> : 386-530-1266	social, historical and political	90.012(1), 90.701-90.704
	<u>1 none</u> . 380-350-1200	conditions facing black voters in	
		this particular county. He would	
		testify that, based on his personal	
		experiences, a congressional	
		district with a lower Black	
		Voting Age population would	
		make it substantially harder for	
		black voters to elect their	
		candidate of choice. He would	
		also testify to the lack of success	
		of black candidates in non-	
		majority black districts or at-	
		large elections in the region,	
		racial appeals in voting in the	
		region, the employment of voting	
		practices or procedures that tend	
		to enhance the opportunity for	
		discrimination against black	
		voters, the frequent lack of	
		responsiveness of elected	
		officials to the African-American	
		community, and socioeconomic	
		challenges and disparities facing	
		black voters in the region.	
3	Engstrom, Richard,	Substance of Opinions, Grounds	
	Ph.D.	and Written Report: Dr.	
	Expert Witness	Engstrom will offer expert	
		testimony at trial consistent with	
	<u>Address</u> : Center for the	and as reflected in his expert	
	Study of Race, Ethnicity and Conder in	reports dated April 8, 2013, and	
	Ethnicity, and Gender in the Social Sciences	November 11, 2013. (Attached as Exhibits A and B to the	
	une social sciences	NAACP's Nov. 11, 2013, pre-	
	Social Science Research	trial disclosures). Dr. Engstrom	
	Institute	will testify that his analyses	
	Duke Box 90420	demonstrate that all of plaintiffs	
		proposed configurations of	
	Duke University	Congressional District 5 would	
		diminish the ability of black	
	Erwin Mill	voters to elect the candidate of	
		their choice. He will testify	
	Durham, NC 27705	about analysis indicating high	

	<u>Phone</u> : 504-756-1478	levels of racially polarized voting in the CD 5 region of north central Florida. He will testify that proposed CD 10 in Romo A and B does not offer black voters the ability to elect their candidate of choice.	
4	Foxx, Evelyn <u>Address</u> : 959 SE 8 th Street Gainesville, FL 32601 Phone: 352-870-7013	Ms. Foxx is a resident of and registered voter in Alachua County, FL. As a long-term resident of the county, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. She will testify that, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black candidates in non- majority black districts or at- large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	RPs' Obj. 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704
5	Jenkins, Whitfield <u>Address</u> : 2200 NW 24 th Road Ocala, FL 34475 <u>Phone</u> : 352-351-0824	Mr. Whitfield is a resident of and registered voter in Marion County, FL. As a long-term resident of the county, he will provide testimony on the unique social, historical and political conditions facing black voters in	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704

		this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial	
		appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	
6	Neal, Beverlye Address: 3716 Ridgemont Road Orlando, Flo 32808 Phone: 407-371-0085	Ms. Neal is a resident of and registered voter in Orange County, FL. As a long-term resident of the county, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. She will testify that, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black candidates in non- majority black districts or at- large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704

		to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	
7	Paulson, Darryl, Ph.D.Expert WitnessAddress: Department of Government and International Affairs University of South Florida St. Petersburg, FL 33701 Phone: (727) 784 7876	Substance of Opinions, Grounds and Written Report: Dr. Paulson will offer expert testimony at trial consistent with and as reflected in his expert report dated March 22, 2013, and signed March 27, 2013. (Attached as Exhibit C to the NAACP's Nov. 11, 2013, pre- trial disclosures). Dr. Paulson will testify about the historical discrimination against black voters, particularly in the Congressional District 5 region. He will testify to the "Senate Factors" present in the region that justify the construction of a district that prevents vote dilution. He will testify to continuing impediments to equal minority political participation in Florida.	
8	Randall, William <u>Address</u> : 1976 Harbor Island Dr. Fleming Island, FL 32003 <u>Phone</u> : 904-200-8860	Rev. Randall is a resident of and registered voter in Clay County, FL. As a long-term resident of the region and county, he will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704

		candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing black voters in the region.	
9	Slater, Cynthia <u>Address</u> : 815 S. Kottle Circle Daytona Beach, FL 32114 <u>Phone</u> : 386-679-6520	Ms. Slater is 2nd Vice President of the Florida State Conference of NAACP Branches and Chair of the State Conference's Civic Engagement Committee. She is the corporate representative of the State Conference. She will testify to the NAACP's interests in the interpretation of Florida's new constitutional criteria for congressional redistricting.	<u>RPs' Obj.</u> 90.401, 90.402, 90.403
10	Williams, Velma Hayes <u>Address</u> : 1605 W. 17 th Street Sanford, FL 32771 <u>Phone</u> : 407-322-9270	Dr. Williams is a resident of and registered voter in Seminole County, FL. As a long-term resident of Sanford, she will provide testimony on the unique social, historical and political conditions facing black voters in this particular city and county. She will testify, based on her personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. She will also testify to the lack of success of black	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704

		candidates in non-majority black districts or at-large elections in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against voters, the frequent lack of responsiveness of elected officials to the African-American community, the benefits associated with being in a district in which black voters can elect their candidate of choice and the socioeconomic challenges and disparities facing black voters in the region.	
11	Young, George <u>Address</u> : 1783 W. 3 rd Street Jacksonville, FL 32209 <u>Phone</u> : 904-349-3647	Mr. Young is a resident of and registered voter in Duval County, FL. As a long-term resident of the county, he will provide testimony on the unique social, historical and political conditions facing black voters in this particular county. He will testify that, based on his personal experiences, a congressional district with a lower Black Voting Age population would make it substantially harder for black voters to elect their candidate of choice. He will also testify to the lack of success of black candidates in non-majority black districts or at-large elections in the region, racial appeals in voting in the region, the employment of voting practices or procedures that tend to enhance the opportunity for discrimination against black voters, the frequent lack of responsiveness of elected officials to the African-American community, and socioeconomic challenges and disparities facing	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704

	black voters in the region.	

B. Witnesses Defendant-Intervenor NAACP May Call at Trial

No.	Witness	Summary of Expected	Objections
	_	Testimony	
12	Hawkins, Eric <u>Address</u> : NCEC Services 850 1 st Street, NE, Suite 675 Washington, D.C. 20002 <u>Phone</u> : 202-639-8300	Mr. Hawkins is employed by NCEC Services a company hired by National Democratic Redistricting Trust to draw Florida Congressional maps. He was a primary map-drawer, and has knowledge about the justifications and motivations in drawing Congressional District 3 in the Romo proposed Congressional Map being used during the summary judgment stage of this litigation and the Romo Proposed Congressional District 5 versions currently	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508
13	Landry, Dale <u>Address</u> : 1940 Nanticoke Circle Tallahassee, FL 32303 <u>Phone</u> : 850-459-3460	proffered by the Romo Plaintiffs. Mr. Landry is a resident and registered voter in Leon County, FL. He is the NAACP State Conference Vice President for the Northern Region of Florida. He will testify about the problems with attempting to draw an African American congressional district in Northern Florida.	RPs' Obj. 90.401, 90.402, 90.403, 90.604, 90.612(1), 90.701- 90.704
14	Weineke, BradleyAddress: 32622Nantasket Drive,Apartment 58Rancho Palos Verde,CA 90275Phone: Unknown	Mr. Weineke was employed by Strategic Telemetry, a company hired by the Jenner & Block firm to draw maps for the Fair Districts Florida coalition. He was a primary map-drawer, and has knowledge about the justifications and motivations in drawing Congressional District 3 in the Coalition's proposed	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate CP's objections

	Congressional Map submitted to the legislature and used during the summary judgment stage of this litigation.	

C. Witnesses Defendant-Intervenor NAACP Does Not Intend to Call at Trial, but Are Listed Out of an Abundance of Caution

No.	Witness	Summary of Expected	Objections
		Testimony	
15	Collins, Carolyn	Ms. Collins is a resident of and registered voter in Hillsborough	<u>RPs' Obj.</u>
	<u>Address</u> : 4002 W.	County, FL. As a long-term	90.401, 90.402,
	LaSalle Street	resident of the county, has	90.403, 90.604, 90.612(1),
	Tampa, FL 33607	information about African	90.701-90.704
	Phone: 813-505-9120	American voting patterns in the	
		Tampa Bay area.	
16	Sykes, Manuel	Rev. Sykes is a resident of and registered voter in Pinellas	<u>RPs' Obj.</u>
	Address: 554 61st Ave	County, FL. He has information	90.401, 90.402,
	S	about African American voting	90.403, 90.604, 90.612(1),
	St. Petersburg, FL	patterns in the Tampa Bay area.	90.701-90.704
	33705		
	Phone: 727-902-5599		

II. Exhibits

Defendant-Intervenor NAACP may introduce the following exhibits at trial:

Date	Exhibit Description	Source	Objections/
			Stipulated
			Admissions
	Florida 2012	MyDistrictBuilder, available through	
	Enacted	Florida House website	
	Congressional		
	District Map and		
	supporting data		
	Florida 2002	Florida House website	<u>RPs' Obj.</u>
	Enacted		
	Congressional		RPs object to this
	District Map and		disclosure as
	supporting data		inadequate
	•		because it fails to
			specifically

			1
			identify exhibits
			that Defendants
			intend to use.
			RPs reserve their
			right to object to
			any exhibits in
			this category on
			any applicable
			grounds.
	Plan SPUBC0170,	http://www.flsenate.gov/Session/Redis	<u>RPs' Obj.</u>
	submitted by	tricting/Plans/Plans	
	Florida LWV,		RPs object to this
	Democracia,		disclosure as
	Common Cause		inadequate
			because it fails to
			specifically
			identify exhibits
			that Defendants
			intend to use.
			RPs reserve their
			right to object to
			any exhibits in
			this category on
			any applicable
			grounds.
	Romo Proposed	Appendix A to Romo Motion for	RPs' Obj.
	Congressional Map	Summary Judgment, 3-26-2012	
	and supporting data		90.401, 90.402,
	and supporting data		90.403
	SPUBC0154 and	http://www.flsenate.gov/Session/Redis	
		· · ·	
	supporting data	tricting/Plans/1	
1	supporting data, submitted by	tricting/Plans/1	
	submitted by	tricting/Plans/1	
2/14/2013	submitted by Florida NAACP		
2/14/2013	submitted by Florida NAACP Romo A Proposed	Ex. 2 to Prof. Ansolabehere's Expert	
2/14/2013	submitted by Florida NAACP Romo A Proposed Congressional Map		
	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013	
2/14/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert	
	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013	
2/14/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013	
	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data Report of Richard	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Engstrom Expert Report dated	
2/14/2013 4/8/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data Report of Richard L. Engstrom, Ph.D.	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Engstrom Expert Report dated 4/8/2013	
2/14/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data Report of Richard L. Engstrom, Ph.D. RPV Analysis-	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Engstrom Expert Report dated 4/8/2013 Table 1 from Engstrom Expert Report	
2/14/2013 4/8/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data Report of Richard L. Engstrom, Ph.D. RPV Analysis- 2008 Presidential	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Engstrom Expert Report dated 4/8/2013	
2/14/2013 4/8/2013	submitted by Florida NAACP Romo A Proposed Congressional Map and supporting data Romo B Proposed Congressional Map and supporting data Report of Richard L. Engstrom, Ph.D. RPV Analysis-	Ex. 2 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Ex. 3 to Prof. Ansolabehere's Expert Report dated 2/14/2013 Engstrom Expert Report dated 4/8/2013 Table 1 from Engstrom Expert Report	

	2012 Presidential Election	dated 4/8/2013	
4/8/2013	RPV Analysis- 2010 U.S. Senate Election	Table 3 from Engstrom Expert Report dated 4/8/2013	
4/8/2013	RPV Analysis- Countywide Elections	Table 4 from Engstrom Expert Report dated 4/8/2013	
4/8/2013	Diminishment Analysis- 2008 Presidential Election	Table 5 from Engstrom Expert Report dated 4/8/2013	
4/8/2013	Diminishment Analysis- 2012 Presidential Election	Table 6 from Engstrom Expert Report dated 4/8/2013	
4/8/2013	Diminishment Analysis- 2010 U.S. Senate Election	Table 7 from Engstrom Expert Report dated 4/8/2013	
4/8/2013	Analysis of 2010 U.S. Senate Vote within Romo CD 10	Table 8 from Engstrom Expert Report dated 4/8/2013	
3/27/2013	Report of Darryl Paulson, Ph.D.	Paulson Expert Report signed 3/27/2013	
3/27/2013	Summary of State Felon Disenfranchisement Restrictions in 2010	Table 1 in Text of Paulson Expert Report signed 3/27/2013	
3/27/2013	Cartogram of Total Disenfranchisement Rates by State, 2010	From Paulson Expert Report signed 3/27/2013	
11/11/2013	Prof. Engstrom's Response Report	Engstrom Supplemental Expert Report dated 11/11/13	
6/5/2013	Composite of emails	Ex. 4 to 6/5/2013 deposition of Eric Hawkins	<u>RPs' Obj.</u> 90.401, 90.402, 90.403, 90.508
6/27/2013	Various File Materials LOWV- DEPO-00001- 000205	Ex. 2 to 6/27/2013 deposition of Brad Weineke	<u>RPs' Obj.</u> 90.401, 90.402, 90.403; incorporate CPs' objections

6/27/2013	10/27/2011 email –	Ex. 4 to 6/27/2013 deposition of Brad	<u>RPs' Obj.</u>
	COALITION00283	Weineke	<u></u>
	61		90.401, 90.402,
			90.403;
			incorporate CPs'
			objections
6/27/2013	12/20/2011 email-	Ex. 5 to 6/27/2013 deposition of Brad	<u>RPs' Obj.</u>
	COALITION00411	Weineke	00 101 00 102
	28-0041133		90.401, 90.402,
			90.403; incorporate CPs'
			objections
6/27/2013	12/19/2011 email-	Ex. 6 to 6/27/2013 deposition of Brad	RPs' Obj.
0/2//2013	COALITION00410	Weineke	
	87		90.401, 90.402,
			90.403;
			incorporate CPs'
			objections
6/27/2013	11/30/201 email-	Ex. 7 to 6/27/2013 deposition of Brad	<u>RPs' Obj.</u>
	COALITION00314	Weineke	
	20		90.401, 90.402,
			90.403;
			incorporate CPs'
	All documents		objections <u>RPs' Obj.</u>
	identified on the		<u>Ki s' Obj.</u>
	Defendants' or		RPs object to this
	other Defendant-		disclosure as
	Intervenors' exhibit		inadequate
	list		because it fails to
			specifically
			identify exhibits
			that Defendants
			intend to use.
			RPs reserve their
			right to object to
			any exhibits in this category on
			any applicable
			grounds.
	All documents		<u>RPs' Obj.</u>
	marked as exhibits		
	in any depositions		RPs object to this
	taken after the date		disclosure as
	of this filing		inadequate
			because it fails to

		specifically identify exhibits that Defendants intend to use. RPs reserve their right to object to
		any exhibits in this category on any applicable
		grounds.
All document produced by	S	<u>RPs' Obj.</u>
Plaintiffs afte	r the	RPs object to this
date of this fil	ling	disclosure as
		inadequate
		because it fails to
		specifically
		identify exhibits
		that Defendants
		intend to use.
		RPs reserve their
		right to object to
		any exhibits in
		this category on any applicable
		grounds.

Dated: April 21, 2014

Respectfully submitted,

/s/ Allison J. Riggs

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this, the 21st day of April, 2014, a true and correct copy of the foregoing was sent by electronic mail to the following counsel of record on the attached service list.

/s/ Allison J. Riggs Allison J. Riggs

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CASE NO.: 2012-CA-000412/2012-CA-000490

EXHIBIT E

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA

RENE ROMO, ET AL.	Case No.: 2012-ca-00412
PLAINTIFFS,	CASE NO.: 2012-CA-00412
VS.	
KEN DETZNER AND PAM BONDI,	
DEFENDANTS.	
THE LEAGUE OF WOMEN VOTERS OF FLORIDA, ET AL.,	CASE NO.: 2012-CA-00490
PLAINTIFFS,	
vs.	
KEN DETZNER, ET AL.,	
Defendants.	

COALITION PLAINTIFFS' AMENDED¹ FINAL DISCLOSURES -- EXHIBIT LIST

The Coalition Plaintiffs make these final disclosures (trial exhibit list)² pursuant to the

Court's Fifth Order Modifying Order Setting Non-Jury Trial dated April 4, 2014, as follows:

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
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¹ Coalition Plaintiffs' have amended to (1) correct typographical errors, (2) add deposition exhibits marked after April 14, 2014, (3) add documents produced by Non-Parties after April 14, 2014, (4) add publically submitted and legislative congressional maps that were inadvertently omitted from CP's April 14, 2014 exhibit list, (5) and delete duplicative exhibits.

² These disclosures are based on based on information or documents currently within Coalition Plaintiffs' possession, custody or control. The information in these disclosures is true and correct to the best of Coalition Plaintiffs' knowledge at this time, but is subject to correction of inadvertent errors or omissions, if any are found to exist. Coalition Plaintiffs reserve their right to amend, modify or supplement these disclosures based on any additional discovery that may occur before trial, including any subsequent production by Legislative Defendants or non-parties.

³ All map files or maps marked as deposition exhibits identified on this exhibit list include all formats (e.g., .pdf, .doj, .kmz, etc.) that have been produced or that are publicly available, and also include the supporting data when the native maps files are opened using My District Builder or District Builder. \255036\8 - # 467117 v2

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
	-	D	EPOSITION TRANSCRIPT EXHI		
CP 1.			Spreadsheet of Payments made to Data Targeting by the Republican Party of Florida	Bainter 2	
CP 2.		01/10/11	Search results re details of Candidates/Committees for 2012 elections	Bainter 3	
CP 3.		11/12/12	Campaign expenditures – Daniel Webster 2011 – 2012	Bainter 4	Hearsay
CP 4.		11/12/12	Campaign expenditures – Ron DeSantis 2011 – 2012	Bainter 5	Hearsay
CP 5.		11/12/12	Campaign expenditures - Bill Posey 2011-2012	Bainter 6	Hearsay
СР б.		04/11/12	Email re Attached Draft	Bainter 7	Relevance Hearsay
CP 7.		10/21/11	Email re Senate Map 5a 10212011	Bainter 8	Relevance Hearsay
CP 8.		04/05/12	Email re New Map submitted by Fair Districts Coalition	Bainter 9	Relevance Hearsay
CP 9.		04/11/12	Email re SPUBS0178 - Compactness Report	Bainter 10	Relevance Hearsay
CP 10.		03/20/12	Email re Suggestion	Bainter 11	Relevance Hearsay
CP 11.		03/20/12	Email re Redone	Bainter 12	Relevance Hearsay
CP 12.		03/20/12	Email re Proposed SD10	Bainter 13	Relevance Hearsay
CP 13.		03/30/12	Email re District 13 Functional Analysis	Bainter 14	Relevance Hearsay
CP 14.		01/02/12	Email re Follow-up: Reassigning FL voters	Bainter 15	Relevance Hearsay
CP 15.		11/03/11	Email re 143 Coastal	Bainter 16	Relevance Hearsay
CP 16.		01/27/12	Redistricting Committee Action Plan REVISED	Cannon 2	
CP 17.			National Redistricting Seminar Form	Clark 1	
CP 18.		12/09/10	Committee Meeting Expanded Agenda	Clark 2	

 $^{^{+}}$ The Legislative Parties incorporate their attached General Objections. Defendant-Intervenor, Florida State Conference of NAACP Branches, joins in all objections, specific and general, made by the Legislative Parties. $\255036\8-\#467117\v2$

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 19.		03/31/11	Email from R. Heffley to F. Terraferma, M. Romneyderfer, K. Money, J. Springer, P. Bainter and C. Clark re Congressional Redistricting: Is Creating "Safe" Districts a Dying Art?	Clark 3	
CP 20.		01/17/12	Transcript of Senate Floor Debate	Gaetz 1	
CP 21.		12/07/10	Outlook Excerpt for Meeting w/President Haridopolos and Reapportionment Members	Gaetz 2	
CP 22.		12/09/10	Outlook Excerpt for Reapportionment	Gaetz 3	
CP 23.		01/24/11	Email re Request for Brief meeting Tuesday morning	Gaetz 4	
CP 24.		04/08/11	Outlook Excerpt for Conference Call w/Congressman Tom Rooney	Gaetz 5	
CP 25.			Dear Representative or Senator Letter	Gaetz 6	
CP 26.			Dear Members of Florida Congressional Delegation Letter	Gaetz 7	
CP 27.		06/06/11	Draft letter	Gaetz 8	
CP 28.		06/01/11	Email from Gaetz to "All Senators" re Public Hearings for Redistricting	Gaetz 9	
CP 29.		06/15/11	Outlook Excerpt for Furst, Barber, McClearly and Kincaid on FLA Leadership Mtg	Gaetz 10	
CP 30.		09/21/11	Outlook Excerpt organized by Gaetz on meeting w/Weatherford, Staff and attorneys	Gaetz 11	
CP 31.		10/19/11	Outlook Excerpt for Gaetz, Guthrie and Bardos on meeting w/Weatherford and Staff	Gaetz 12	
CP 32.		02/20/12	Press Release - Senator Gaetz Reports	Gaetz 13	
CP 33.		03/09/12	Email from Gaetz to Guthrie, Clark and Heffley attaching Redistricting Statement	Gaetz 15	
CP 34.		12/06/11	Transcript of Committee Meeting	Gaetz 16	
CP 35.		01/11/12	Transcript of Senate Reapportionment Committee Meeting	Gaetz 17	
CP 36.			Proposed Congressional District Plan S000C002	Gaetz 18	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 37.			Proposed Congressional District Plan S000C9014	Gaetz 19	
CP 38.			Gaetz 00082-124	Gaetz 20	
CP 39.			Gaetz 000001-53	Gaetz 21	
CP 40.		02/09/12	Transcript of the Regular Session of the Senate	Gaetz 22	
CP 41.			House Amendment to CS/SB 1174	Gaetz 23	
CP 42.			House Amendment to CS/SB 1174	Gaetz 24	
CP 43.		03/22/12	PowerPoint	Gaetz 25	
CP 44.		01/29/96	Affidavit of John Guthrie, Johnson v. Mortham Case No.: 94-40025 CS (N.D. 1994)	Guthrie 1	
CP 45.		04/07/14	Legislative Defendants' Response to Romo Plaintiffs' Third Set of Interrogatories to Defendants	Guthrie 2	
CP 46.		03/29/11	Preclearance Application for Amendments 5 and 6	Guthrie 3	
CP 47.			Screenshot of Guthrie Production	Guthrie 4	Hearsay
CP 48.		02/09/11	Federal Register, Vol 76, No. 27	Guthrie 5	
CP 49.			Screenshot of Guthrie Supplemental Production	Guthrie 6	Hearsay
CP 50.		06/03/11	Email from John Guthrie to Andy Bardos	Guthrie 7	
CP 51.			District Explorer Help Manual	Guthrie 8	
CP 52.		10/21/11	Proposed Congressional Districts Plan AB_CON_01 by Andy Bardos—AB_C001_doj.zip	Guthrie 9	
CP 53.		10/21/11	AB_C001_DOJ.ZIP_AB_C001.d	Guthrie 10	
CP 54.		11/21/11	Senate Draft Map: Congress2_DOJ.Zip_Congress2.d oj	Guthrie 11	
CP 55.		11/25/11	Senate Draft Map: Draft_C07_DOJ.ZIP_Draft_C07. doj	Guthrie 12	
CP 56.		11/26/11	Senate Draft Map: Draft C07C_DOJ.ZIP_DraftC07C.Doj	Guthrie 13	
CP 57.		11/27/11	Reichelderfer Production Map: FLSenate_Congressional Map.kmz	Guthrie 14	
CP 58.		01/18/12	JAK CD 20 Alternative CD 21 and 22d East West [H000C9047'	Guthrie 15	

\255036\8 - # 467117 v2

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 59.		01/25/12	Congressional Plan H000C9047	Guthrie 16	
CP 60.			Congressional Redistricting Plan (H000C9047) House Amendment 832579	Guthrie 17	
CP 61.			Memo	Guthrie 18	Hearsay Authenticity Relevance
CP 62.			Memo	Guthrie 19	Hearsay Authenticity Relevance
CP 63.			Informational Packet	Guthrie 20	
CP 64.			Informational Packet	Guthrie 21	
CP 65.			Memo re Differences between S004C9014 and H000C9047	Guthrie 22	
CP 66.			Introduction of House Amendment to CS/SB 1174	Guthrie 23	
CP 67.			Introduction of House Amendment to CS/SB 1174	Guthrie 24	
CP 68.			Powerpoint	Guthrie 25	
CP 69.		11/28/11	The Florida Senate Bill Analysis and Fiscal Impact Statement for SPB 7032	Guthrie 26	
CP 70.		01/11/12	The Florida Senate Committee Meeting Expanded Agenda (2012 Regular Session)	Guthrie 27	
CP 71.		01/12/12	Proposed Congressional Districts Plan S004C9014 by Sen. Gaetz, Don	Guthrie 28	
CP 72.		08/09/11	Florida Chamber of Commerce Redistricting Web Briefing	Heffley 1	Relevance Hearsay
CP 73.		01/07/11	Email from J. Alex Kelly to Heffley letter re Amendments 5 & 6 preclearance	Heffley 2	
CP 74.		01/17/11	Email from John Guthrie to Heffley and powerpoint slides re Reapportionment	Heffley 3	
CP 75.		02/05/11	FMA PAC Redistricting Briefing	Heffley 4	Relevance Hearsay
CP 76.		02/02/11	Email from Heffley to Frank Terraferma re updating stats for redistricting	Heffley 5	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 77.		02/10/11	Email from Hofeller to Heffley and Terraferma re New Justice Department Federal Register Notice	Heffley 6	Relevance Hearsay
CP 78.		02/15/11	Email string between Heffley and Ron Simmon re article "Compact districts in Florida could lead to gains"	Heffley 7	Relevance Hearsay
CP 79.		03/17/11	Email from Heffley to Chris Clark re malapportioned districts	Heffley 8	
CP 80.		03/17/11	Spreadsheet re Florida Congressional Districts 2002- 2011	Heffley 9	Relevance Hearsay
CP 81.			Political Performance Data for Senate Districts – alternative map that was offered	Heffley 10	Relevance Hearsay
CP 82.			Earlier version of data including census and political data available from the House website at the time	Heffley 11	Relevance Hearsay
CP 83.		04/07/11	Email from Heffley to Ron Simmons regarding redistricting idea	Heffley 12	Relevance Hearsay
CP 84.		04/12/11	Email chain between Heffley and Ron Simmons re letter for African-American leader to submit	Heffley 13	Relevance Hearsay
CP 85.		05/14/11	Rep. Party of FL Redistricting Briefing	Heffley 14	Relevance Hearsay
CP 86.		08/08/11	Email from Heffley to Chris Clark re Palm Beach Post article	Heffley 15	Relevance Hearsay
CP 87.		07/28/11	Email from Heffley to Terraferma and Benjamin Ginsberg re proposed Central Florida Hispanic district	Heffley 16	Relevance Hearsay
CP 88.		08/06/11	Email from Terraferma to Heffley, Kathy Mears, Joel Springer, and Christina on 3pr.com re League of Women Vipers' website	Heffley 17	Relevance Hearsay
CP 89.		07/01/11	Chamber of Commerce Guest Editorial – July 11	Heffley 18	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 90.		08/08/11	Email string between cesar@mariodiazbalart and Heffley re redistricting talking points	Heffley 19	Relevance Hearsay
CP 91.		08/31/11	Email from Terraferma to Heffley re two important matters	Heffley 20	Relevance Hearsay
CP 92.		11/01/11	Spreadsheet re District summary statistics: population only (SPUBC0154) and State Senate districts (SPUB0155)	Heffley 21	
CP 93.		11/20/11	Email inquiry from Heffley to Terraferma re "Did u look at those maps?" from Heffley to FrankT@rpof.org	Heffley 22	Relevance Hearsay
CP 94.		11/28/11	Spreadsheet re District summary statistics: population only (S000C9002)	Heffley 23	
CP 95.		01/26/12	Email chain from LWV to Weatherford which was passed to Kelly to Guthrie to Clark to Heffley re LWV letter to Rep. Weatherford	Heffley 24	
CP 96.		03/12/12	Email chain from Chris Clark to Heffley re schedules for weeks 1 and 2 of Extraordinary Apportionment Session	Heffley 25	
CP 97.		04/30/12	Email from Chris Clark to Heffley re Department of Justice preclearance letter	Heffley 26	
CP 98.			Doc from John Guthrie with breakdown of certain info pertaining to Senate, House and Congressional Districts	Heffley 27	
CP 99.			Spreadsheet – says GENVDDE pulled from Florida House website – publicly available data – Heffley states it was after the maps had passed	Heffley 28	Relevance Hearsay
CP 100.			Senate district map – analysis by Heffley with info from public data and condensed to spreadsheet	Heffley 29	Relevance Hearsay
CP 101.			"More than likely the final map" – "I think so" – he inserted new share old to the prior map	Heffley 30	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 102.			More expansive version of Exhibit 30	Heffley 31	Relevance Hearsay
СР 103.		08/26/11	RPIC Board Meeting re Howard Troxler-St. Pete Times and Discussion Topics – Department of Magical Thinking"	Heffley 32	Relevance Hearsay
CP 104.		09/23/11	Email between Heffley and Aaron Deslatte, a reporter from the Orlando Sentinel	Heffley 33	Relevance Hearsay
CP 105.			Composite Exhibit – Text messages between Senator Don Gaetz and Steve Geller (Former Senator)	Heffley 34	Relevance Hearsay
CP 106.			Maps publicly submitted for all Congressional maps – draw one district in central Florida and Carol Moore and Kathy Carrillo	Heffley 35	
CP 107.			Affidavit of Kevin Hill, Ph.D. in Opposition to Plaintiffs' Motion for Summary Judgment in McCoy v. City of Alachua Case, Alachua County, Case No. 01-06-CA- 001590	Hill 3	Relevance Hearsay
CP 108.			Kevin Hill, Ph.D. Invoice for data analysis work done for FHOR on 2 redistricting plans dated 12/24- 12/28/2010	Hill 4	Relevance Hearsay
CP 109.			Kevin Hill, Ph.D. Invoice for data analysis work done for FHOR on 2 redistricting plans dated 01/03- 01/31/12	Hill 5	Relevance Hearsay
CP 110.			Affidavit of Kevin Hill, Ph.D. in Support of Plaintiff's Motion for Summary Judgment in Brown and Diaz-Balart and FHOR and FS v. FairDistrictsFlorida.org, Case No. 2010-CA-1824, Leon County, FL	Hill 6	Relevance Hearsay
CP 111.			FIU Article entitled, "Does the Creation of Majority Black Districts Aid Republicans? An Analysis of the 1992 Congressional Elections in Eight Southern States"	Hill 7	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 112.			Trial Transcript in Martinez v. Bush case in Southern District of Florida, Case No. 02-20244-CIV- Jordan	Hill 8	
CP 113.			FIU Article entitled, "Racial and Partisan Voting in a Tri-Ethnic City: The 1996 Dade County Mayoral Election"	Hill 9	Relevance Hearsay
CP 114.		12/06/11	Transcript of Committee Meeting	Holder 2	
CP 115.		01/09/12	Transcript of Committee Meeting	Holder 3	
CP 116.		01/20/12	Transcript of House Workshop	Holder 4	
CP 117.		01/27/12	Transcript of Committee Meeting	Holder 5	
CP 118.			Map depicting Central Florida	Holder 6	
CP 119.		01/20/12	Map 9043	Holder 7	
CP 120.			Enacted Map 9047	Holder 8	
CP 121.			House document retention policy	Holder D-1	
CP 122.			Public Concepts website	Johnston 2	Relevance Hearsay
CP 123.		10/21/11	Email re Senate Map 5A 10212011	Johnston 3	Relevance Hearsay
CP 124.			Email re 143 Coastal	Johnston 4	Relevance Hearsay
CP 125.		12/02/11	Email re numbers and Senate S000S9004 PC-1a	Johnston 5	Relevance Hearsay
CP 126.		02/27/12	Email re interesting redistricting court brief from Dem. Party	Johnston 6	Relevance Hearsay
CP 127.		03/20/12	Email re Proposed SD10	Johnston 7	Relevance Hearsay
CP 128.		03/20/12	Email re redone	Johnston 8	Relevance Hearsay
CP 129.		03/30/12	Email re District 12 Functional Analysis	Johnston 9	Relevance Hearsay
CP 130.		04/05/12	Email re New Map submitted by Fair Districts Coalition	Johnston 10	Relevance Hearsay
CP 131.			Email re Lotto Results	Johnston 11	Relevance Hearsay
CP 132.		12/22/11	Email re justification and thoughts on numbering	Johnston 12	Relevance Hearsay
CP 133.			Rationale for temporary numbers; Equal representation	Johnston 13	Relevance Hearsay
CP 134.			List of districts compared to numbers in Senate bill 904	Johnston 14	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 135.			Spreadsheet re reconciling new district numbers with the impact of their lottery derived assignments for the various demographics	Johnston 15	Relevance Hearsay
CP 136.			Handwritten Notes	Johnston 16	Relevance Hearsay
CP 137.		03/20/12	Spreadsheet re Functional Analysis S9016	Johnston 17	Relevance Hearsay
CP 138.			Information re District 9	Johnston 18	Relevance Hearsay
CP 139.			Information re District 6	Johnston 19	Relevance Hearsay
CP 140.		01/01/11	Redistricting 2011-2012 Presentation	Johnston 20	
CP 141.		03/29/12	Email from Kelly to Meros, De Grandy and Levesque	Kelly 1	
CP 142.		11/21/11	Email from Kelly to Meros and Unger re Request for Approval of Expert Consulting Services	Kelly 2	
CP 143.			Report of Dr. Thomas Brunell	Kelly 3	
CP 144.		04/10/12	Email Exchange between Kelly, Meros, McGinley, Carvin, Fisher, Guthrie, Bardos and Levesque re DOJ Requests	Kelly 4	
CP 145.		11/07/11	Congress_11072011(1) [CongressPlan1_G2]	Kelly 5	Relevance Authenticity Hearsay
CP 146.		11/07/11	Congress_11072011(1)_A2[Cong ress_JAK_11072011(1)_A2]	Kelly 6	Relevance Authenticity Hearsay
CP 147.		11/07/11	Congress_11072011(1)_A4[Cong ress_JAK_11072011(1)_A4]	Kelly 7	Relevance Authenticity Hearsay
CP 148.		11/07/11	Congress_11072011(1)_A5 [Congress_JAK_11072011(1)_A5]	Kelly 8	Relevance Authenticity Hearsay
CP 149.		11/07/11	Congress_11072011(2) [CongressPlan1_G2]	Kelly 9	Relevance Authenticity Hearsay
CP 150.		11/08/11	Congress_11082011(3) [CongressPlan1_G2]	Kelly 10	Relevance Authenticity Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 151.		11/15/11	Congress_11152011(5) [CongressPlan1_G2]	Kelly 11	Relevance Authenticity Hearsay
CP 152.		11/16/11	Congress_11162011(6) [CongressPlan1_G2]	Kelly 12	Relevance Authenticity Hearsay
CP 153.		11/20/11	House Draft Maps: Congressional Base.kmz	Kelly 13	Hearsay
CP 154.		11/21/11	Reichelderfer Production Map: Congressional Base – Perfect Pieces.kmz	Kelly 14	Relevance Authenticity Hearsay
CP 155.			Reichelderfer Production Map: Cong H9.kmz	Kelly 15	Relevance Authenticity Hearsay
CP 156.		11/23/11 at 4:52p	Email from K. Pepper to M. Reichelderfer attaching Congressional 6.kmz	Kelly 16	
CP 157.		12/01/11	Reichelderfer Production Map: H000C9011.kmz	Kelly 17	Authenticity Hearsay
CP 158.		12/04/11	Reichelderfer Production Map: H000C9009.kmz	Kelly 18	Authenticity Hearsay
CP 159.		01/18/12	House Draft Map: JAK_JP edits CD 20 Alternative CD 21 and 22 east west.kmz	Kelly 19	
CP 160.		01/18/12	House Draft Map: JAK CD 20 Alternative CD 21 and 22 east west.kmz	Kelly 20	
CP 161.		03/12/12	Reichelderfer Production Map: rd2-1.kmz	Kelly 21	Relevance Authenticity Hearsay
CP 162.		03/13/12	Reichelderfer Production Map: rd2-2.kmz	Kelly 22	Relevance Authenticity Hearsay
CP 163.		03/15/12	Reichelderfer Production Map: rd2-3.kmz	Kelly 23	Relevance Authenticity Hearsay
CP 164.		03/12/12	Reichelderfer Production Map: rd2-4.kmz	Kelly 24	Relevance Authenticity Hearsay
CP 165.		03/13/12	Reichelderfer Production Map: rd2-5.kmz	Kelly 25	Relevance Authenticity Hearsay

	ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
СР	166.		03/15/12	Reichelderfer Production Map: rd2-6.kmz	Kelly 26	Relevance Authenticity Hearsay
СР	167.		03/15/12	Reichelderfer Production Map: rd2-7.kmz	Kelly 27	Relevance Authenticity Hearsay
СР	168.		10/05/11	House Draft Map: BeginningwithDuval2GadsdenBla ck_AK4.kmz	Kelly 28	
СР	169.		10/04/11	House Draft Map: BeginningwithDuval2GadsdenBla ck_AK3.kmz	Kelly 29	
СР	170.		10/04/11	House Draft Map: BeginningwithDuval2GadsdenBla ck_AK2.kmz	Kelly 30	
СР	171.			C9043, District 13	Kelly 31	
СР	172.			C9047, District 13	Kelly 32	
СР	173.			District 13, Plan H000C9043 and H000C9047	Kelly 33	
CP	174.			C9043, District 14	Kelly 34	
СР	175.			C9047, District 14	Kelly 35	
СР	176.		11/30/11	Email from Legg to Reichelderfer, etc re excerpt from the trib	Legg 2	
СР	177.		01/05/12	Email from Kelly to Legg, etc re Comparing Options for Redistricting Plans attaching charts	Legg 3	
СР	178.		01/08/12	Email from Kelly to Legg re Congressional Subcommittee Script attaching transcripts	Legg 4	
СР	179.		01/19/12	Email from Rich to Legg re Alex Kelly Call-Redistricting	Legg 5	
	180.		01/20/12	Email from Kelly to Legg re Talking Points	Legg 6	
	181.			Script to Legg from Holder	Legg 7	
СР	182.		10/16/13	Legislative Parties' Answers and Objections to LOWV Plaintiffs' Second Set of Interrogatories	Levesque 2	
СР	183.		12/09/13	Legislative Parties' Supplemental Response to LOWV Plaintiffs' Second Set of Interrogatories	Levesque 3	
СР	184.		03/17/09	Initial Brief of Financial Impacts	Levesque 4	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 185.		12/06/12	Florida House of Representatives' Response to the Romo Plaintiffs' Motion to Compel	Levesque 5	
CP 186.		12/11/12	Florida Senate's Response to the Romo Plaintiffs' Motion to Compel	Levesque 6	
CP 187.			Rules 1.441 through 1.444	Levesque 7	
CP 188.			Records retention schedule	Levesque 8	
CP 189.			Data retention and backup process	Levesque 9	
CP 190.		07/27/12	Florida Senate's Responses and Objections to LOWV Plaintiffs' First Request for Production of Documents	Levesque 10	
CP 191.			Article entitled, "Does Gerrymandering Cause Polarization" by McCarty, Poole, Rosenthal	McCarty 1	
CP 192.			Nolan McCarty CV	McCarty 2	
CP 193.			Email re redistricting litigation	McCarty 3	
CP 194.			Response to Chen and Rodden's "Report on Computer Simulations of Florida Congressional Districting Plans" by Nolan McCarty	McCarty 4	
CP 195.			Email re preliminary results	McCarty 5	
CP 196.			Notice of Taking Deposition of Dario Moreno on 05/29/2013	Moreno 1	
CP 197.			Dario Moreno, Ph.D. CV	Moreno 2	
CP 198.			Engagement letter	Moreno 3	
CP 199.			Email introducing the recipients	Moreno 4	
CP 200.			Dario Moreno, Inc. Invoice for data analysis work done for FHOR on 2 redistricting plans dated 02/11 – 04/11/12	Moreno 5	
CP 201.			Dario Moreno, Inc. Invoice for data analysis work done for FHOR on plans on redistricting plans dated 01/04-04/04/13	Moreno 6	
CP 202.			Email re Invoice for 2013	Moreno 7	
CP 203.			Email re redistricting this year format on MyDistrictBuilder	Moreno 8	
CP 204.			Westlaw case – Martinez v. Bush, Southern District, FL	Moreno 9	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 205.			Dario Moreno, Inc. Invoice for data analysis work done for FHOR on 2 redistricting plans dated 12/13 – 12/28/2010	Moreno 10	Relevance Hearsay
CP 206.			Kevin Hill and Dario V. Moreno Background and Qualifications	Moreno 11	
CP 207.			House Rule on disposal of documents	Nordby 2	
CP 208.			Administrative Policy Manual	Nordby 3	
CP 209.		01/24/11	House Rule 14.2	Nordby 4	
CP 210.		04/04/11	House Rule 14.2	Nordby 5	
CP 211.			House Rule 14.1-14.6	Nordby 6	
CP 212.			Tedcastle opinion to Bradenburg	Nordby 7	
CP 213.			House IT Policy	Nordby 8	
CP 214.			Archiving Fundamentals	Nordby 9	
CP 215.		12/17/13	Coalition Plaintiffs' Third Request for Production of Documents to the Florida House of Representatives and Will Weatherford	Nordby 10	
CP 216.			Pepper's professional profile	Pepper 1	
CP 217.		12/07/10	Email from Pepper to Palmer, Reichelderfer, etc re Upcoming Chair and Vice Chair Appointments	Pepper 3	
CP 218.		11/27/11	Email exchange between Pepper, Cannon and Reichelderfer	Pepper 4	
CP 219.		11/27/11	Email exchange between Pepper, Cannon and Reichelderfer	Pepper 5	
CP 220.		01/25/12	Email from Pepper to Reichelderfer re 3 rd Amended- Authorized Meeting Schedule for Session Week 3	Pepper 6	
CP 221.		03/17/12	Email from Pepper to Reichelderfer re Plan Summary for s000s9016	Pepper 7	
CP 222.			Map H000C9043	Poreda 1	
CP 223.			Map H000C9047	Poreda 2	
CP 224.			Article III, FL Constitution	Poreda 3	
CP 225.			Index of House Draft Maps	Poreda 4	Hearsay
CP 226.		01/25/12	Email exchange between Pepper and Kelly re a couple items attaching H000C9047	Poreda 5	

CP 227. CP 228. CP 229.		Email from Pepper to Reichelderfer re Emailing: c9014ra1_KMZ 9043 Map House of Representatives Staff	Poreda 6	
CP 229.		1	D 17	
		House of Representatives Staff	Poreda 7	
$\mathbf{O}\mathbf{D}$ 220		Analysis for 9043	Poreda 8	
CP 230.	01/24/12	Email from Poreda to Guthrie and Kelly re Combined CD Map attaching H000C9047.kmz	Poreda 9	
CP 231.		Redistricting Plan Data for 9043	Poreda 10	
CP 232.		Redistricting Plan Data for 9047	Poreda 11	
CP 233.		Map 9047	Poreda 12	
CP 234.	04/26/11	Excerpt from House Redistricting Committee Hearing	Poreda 13	
CP 235.		Map of 2002 Congressional District 3	Precourt 1	
CP 236.		Maps of C9014 District 3, C9043 District 5, C9047 District 5	Precourt 2	
CP 237.		House of Representatives Staff Analysis	Precourt 3	
CP 238.		Maps of C9014 District 24, C9043 District 7, C9047 District 7	Precourt 4	
CP 239.		Maps C9014 District 8, C9043 District 10, C9047 District 10	Precourt 5	
CP 240.		Map of 2002 Congressional District 8	Precourt 6	
CP 241.	04/18/11	Email from Cannon to Precourt	Precourt 8	
CP 242.	04/22/11	Email from Kelly re talking points	Precourt 9	
CP 243.	06/01/11	Email to Reps from Takacs re Final Agenda for 6/5 meeting	Precourt 10	
CP 244.	11/30/12	Records reflecting payments from Republican Party of Florida	Reichelderfer 1	
CP 245.	12/01/10	Email chain between Heffley, Spring, Bainter, Clark, Palmer, Reichelderfer re December 3, 2010 meeting to brainstorm with lawyers and legislative staff re redistricting.	Reichelderfer 2	
CP 246.		List of bullet-point questions re: redistricting	Reichelderfer 3	
CP 247.	12/29/10	Email from Facebook to Reichelderfer re J. Alex suggested you like MyDistrictBuilder (FloridaRedistricting.Org)	Reichelderfer 4	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 248.		03/17/11	Email from Alex Kelly to Reichelderfer re New PL Data with links to Google	Reichelderfer 5	
CP 249.		04/18/11	Email from Pepper to Reichelderfer re Appointments to the House Redistricting Committee and Subcommittees	Reichelderfer 6	
CP 250.		04/22/11	Email from Heffley to Palmer, Terraferma, Springer, Rimes, Bainter, Reichelderfer re draft of email to several St. Pete Times writers	Reichelderfer 7	Relevance Hearsay
CP 251.		05/03/11	Email from Dean Cannon to Reichelderfer re the Senate's extra \$10 million for redistricting, and the House's secret slush fund	Reichelderfer 8	
CP 252.		06/02/11	Email chain from John Thrasher to Reichelderfer regarding meeting to discuss matters including redistricting	Reichelderfer 9	
CP 253.		06/25/11	Email chain with last email from Lori Weems to Reichelderfer re Weekly Update – June 24, 2011	Reichelderfer 10	Relevance Hearsay
CP 254.		07/05/11	Email from Terraferma to Reichelderfer re Redistricting Hearing Pointers	Reichelderfer 11	Relevance Hearsay
CP 255.		08/07/11	Palm Beach post article re FL's redistricting	Reichelderfer 12	Relevance Hearsay
CP 256.		08/11/11	Email from Reichelderfer to Bainter re Senate map, and attaching file: Senate6 working.doj	Reichelderfer 13	Relevance Hearsay
CP 257.		08/17/11	Email from Reichelderfer to Heffley re Senate map, and attaching file: Senate6 working.doj	Reichelderfer 14	Relevance Hearsay
CP 258.		10/12/11	Email and report from Senator Don Gaetz re Reapportionment Committee meetings	Reichelderfer 15	
CP 259.		11/01/11	Email from Reichelderfer to Terraferma re senate map, and attaching file: senate concept working.kmz	Reichelderfer 16	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 260.		12/04/11	Email from Reichelderfer to Terraferma re map, and attaching file: senate 123 revised 5.kmz	Reichelderfer 17	Relevance Hearsay
CP 261.		11/04/11	Email from Reichelderfer to Terraferma re map, and attaching file: senate 123 revised 7.kmz	Reichelderfer 18	Relevance Hearsay
CP 262.		11/11/11	Email from Reichelderfer to Heffley re cong map, and attaching file: frank cong plan revised4.kmz	Reichelderfer 19	Relevance Hearsay
CP 263.		11/23/11	Email from Kirk Pepper to Reichelderfer with link to 'Congressional 1.kmz'	Reichelderfer 20	
CP 264.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 2.kmz'	Reichelderfer 21	
CP 265.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 3.kmz'	Reichelderfer 22	
CP 266.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 4.kmz'	Reichelderfer 23	
CP 267.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 5.kmz'	Reichelderfer 24	
CP 268.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 6.kmz'	Reichelderfer 25	
CP 269.		11/23/11	Email from Pepper to Reichelderfer with link to 'Congressional 7.kmz'	Reichelderfer 26	
CP 270.		02/09/12	Bills status report-House redistricting Committee	Reichelderfer 27	
CP 271.		11/26/11	Email exchanges from Pepper to Reichelderfer re: maps	Reichelderfer 28	
CP 272.		11/27/11	Email from Pepper to Reichelderfer and Dean Cannon re Senate putting out the maps tomorrow	Reichelderfer 29	
CP 273.		11/27/11	Email response from Reichelderfer to Pepper and Cannon confirming Reichelderfer knew Senate maps were coming out on 11/28/11	Reichelderfer 30	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 274.		11/27/11	Email from Cannon to Reichelderfer and Pepper re: senate plan to publish map	Reichelderfer 31	
CP 275.		11/27/11	Email from Reichelderfer to Cannon and Pepper re Senate map plan	Reichelderfer 32	
CP 276.		11/27/11	Email from Cannon to Reichelderfer re whether Senate map accommodates operatives' concerns	Reichelderfer 33	
CP 277.		11/27/11	Email from Reichelderfer to Pepper and Cannon re Senate reaction to House plan as to releasing map	Reichelderfer 34	
CP 278.		11/27/11	Email from Pepper to Reichelderfer and Cannon re: Senate reaction to House plans as to releasing map	Reichelderfer 35	
CP 279.		11/27/11	Email from Pepper to Cannon and Reichelderfer re: Senate map appearance	Reichelderfer 36	
CP 280.		11/27/11	Email from Cannon to Pepper and Reichelderfer re: stopping emails and proposing teleconference	Reichelderfer 37	
CP 281.		11/27/11	Email from Pepper to Reichelderfer with link to Congressional 8.kmz	Reichelderfer 38	
CP 282.		11/27/11	Email from Pepper to Reichelderfer with link to 'FLSenate- CongressionalMap.kmz'	Reichelderfer 39	
CP 283.		11/27/11	Email from Reichelderfer to Pepper commenting generally regarding FLSenate_CongressionalMap.kmz	Reichelderfer 40	
CP 284.		11/27/11	Email from Reichelderfer to Pepper commenting on the Webster seat in FLSenate_CongressionalMap.kmz	Reichelderfer 41	
CP 285.		11/27/11	Email from Pepper to Reichelderfer with follow up question re FLSenate_CongressionalMap.kmz	Reichelderfer 42	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 286.		11/28/11	Email from Pepper to Reichelderfer forwarding Statement from Chairman Lenny Curry on redistricting	Reichelderfer 43	
CP 287.		11/28/11	Email from Pepper to Reichelderfer commenting on Statement from Chairman Lenny Curry on Redistricting	Reichelderfer 44	
CP 288.		11/30/11	Email from Heffley to Sarah Bascom, Reichelderfer and Bainter re senate map proposals and attached news article	Reichelderfer 45	
CP 289.		12/01/11	Email from Pepper to Reichelderfer with link to 'Congressional 6.kmz'	Reichelderfer 46	
CP 290.		12/01/11	Email from Pepper to Reichelderfer with link to 'Congressional 9.kmz'	Reichelderfer 47	
CP 291.		12/06/11	Email from Pepper to Reichelderfer with link to H000H9017 and comment	Reichelderfer 48	
CP 292.		12/22/11	Email from Heffley re: Sirius plan and attaching 'Sirius Stats.xls'	Reichelderfer 49	Relevance Hearsay
CP 293.		12/28/11	Email from Pepper to Reichelderfer with link to 'H000H9027.kmz'	Reichelderfer 50	
CP 294.		01/23/12	Email from Pepper to Reichelderfer with link to 'H000C9047_24Cities_Hollywoo d_2Counties_2122.kmz'	Reichelderfer 51	
CP 295.		01/21/12	Email from Reichelderfer to Terraferma and Heffley re: "Here is the map" and asking for file	Reichelderfer 52	
CP 296.		01/23/12	Email from Pepper to Reichelderfer with link to 'H000C9047_27Cities_Hollywoo d_CD5over50.kmz'	Reichelderfer 54	
CP 297.		03/15/12	Email from Pepper to Reichelderfer with link to '8IsEnough_Minimal(JT).kmz'	Reichelderfer 56	Relevance Hearsay
CP 298.		03/15/12	Email from Pepper to Reichelderfer with link to '15th_Element(JP)_Backup.kmz'	Reichelderfer 57	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 299.		03/15/12	Email from Pepper to Reichelderfer with link to '18_&_BarelyLegal(AK)_ 4thTry.kmz'	Reichelderfer 58	Relevance Hearsay
CP 300.		03/15/12	Email from Pepper to Reichelderfer with link to '30_15_toYuma(JP)_Backup.kmz	Reichelderfer 59	Relevance Hearsay
CP 301.		03/15/12	Email from Pepper to Reichelderfer with link to 'Funk- sionallyYours(JT)_Backup.kmz'	Reichelderfer 60	Relevance Hearsay
CP 302.		03/15/12	Email from Pepper to Reichelderfer with link to '18_&_BarelyLegal(AK).kmz'	Reichelderfer 61	Relevance Hearsay
CP 303.		03/17/12	Email from Pepper to Reichelderfer re: Plan Summary for s000s9016 and pending review	Reichelderfer 62	Relevance Hearsay
CP 304.			List of Reichelderfer Native Production made 11/16/12	Reichelderfer 63	Hearsay
CP 305.		01/23/12	Email from Bainter to Reichelderfer and Mitchell re S007 Mapped Statistics	Reichelderfer 64	
CP 306.			Map: Congress_11072011(1)_A2 [Congress_JAK_11072011(1)_A2]	Reichelderfer 65	Relevance Authenticity Hearsay
CP 307.			Map: Congress_11072011(1)_A4 [Congress_JAK_11072011(1)_A4]	Reichelderfer 66	Relevance Authenticity Hearsay
CP 308.			Map: Congress_11072011(1)_A5 [Congress_JAK_11072011(1)_A5]	Reichelderfer 67	Relevance Authenticity Hearsay
CP 309.			Map: Congress_11072011(1) [Congressplan1_G2]	Reichelderfer 68	Relevance Authenticity Hearsay
CP 310.			Map: Congress_11072011(2) [Congressplan1_G2]	Reichelderfer 69	Relevance Authenticity Hearsay
CP 311.			Map: Congress_11082011(3) [Congressplan1_G2]	Reichelderfer 70	Relevance Authenticity Hearsay
CP 312.			Map: Congress_11152011(5) [Congressplan1_G2]	Reichelderfer 71	Relevance Authenticity Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 313.			Map: Congress_11162011(6) [Congressplan1_G2]	Reichelderfer 72	Relevance Authenticity Hearsay
CP 314.			Map: 50+ AA VAP dist 4 for frank	Reichelderfer 73	Relevance Authenticity Hearsay
CP 315.			Map: Cong Plan for frank	Reichelderfer 74	Relevance Authenticity Hearsay
CP 316.			Map: Frank Cong Plan Hills Revised [Frank Cong 2]	Reichelderfer 75	Relevance Authenticity Hearsay
CP 317.			Screen shot of file information for 50+ AA VAP dist 4 for frank.doj	Reichelderfer 76	Relevance Hearsay
CP 318.			Map: CONG H9	Reichelderfer 77	Relevance Authenticity Hearsay
CP 319.		01/21/12	Email from Terraferma to Heffley and Reichelderfer re Here is a map attaching Frankenstein.jpg	Reichelderfer 78	Relevance Hearsay
CP 320.			Map: H000C9047_27cities_hollywood_ CD50VER50	Reichelderfer 79	Authenticity Hearsay
CP 321.			Email from Reichelderfer to Terraferma RE: CD 4 Blk VAP= 50.11	Reichelderfer 80	Relevance Hearsay
CP 322.			Map: Cong Dist 4 – 50+ Blk VAP	Reichelderfer 81	Relevance Authenticity Hearsay
CP 323.			Map: Cong Dist 4 – 50+ Blk VAP 2	Reichelderfer 82	Relevance Authenticity Hearsay
CP 324.			Map: Cong Dist - 50+ Blk VAP 2 Working	Reichelderfer 83	Relevance Authenticity Hearsay
CP 325.			Map: AK1	Reichelderfer 84	Relevance Authenticity Hearsay
CP 326.		11/11/11	Email from Reichelderfer to Heffley re cong map attaching frank cong plan revised4.kmz	Reichelderfer 85	Relevance Authenticity Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 327.		01/11/12	Email from Terraferma to Reichelderfer and Heffley re Sirius4 map and stats attaching Sirius4.xls; Sirius4StatewideMap.jpg	Reichelderfer 86	Relevance Authenticity Hearsay
CP 328.			Composite Exhibit of Congressional Maps from Reichelderfer Production made 11/16/12	Reichelderfer 87	Relevance Authenticity Hearsay
CP 329.		06/16/11	Email from S. Arceneaux, Florida Democratic Party, to Nlarson1988@gmail.com forwarded by F. Terraferma to G. Meros	Terraferma 2	
CP 330.		07/11/11	Email from Terraferma to John Diez, Jim Rimes, and Heffley re "Congressional Deviation can you confirm"	Terraferma 3	Relevance Hearsay
CP 331.		07/11/11	Email from Terraferma to Mike Wild re population deviations for congressional districts	Terraferma 4	Relevance Hearsay
CP 332.		07/11/11	Email from Terraferma to Hofeller and Wild re: population deviations for congressional districts	Terraferma 5	Relevance Hearsay
CP 333.		07/11/11	Email from Terraferma to John Diez re: confirmation of population deviation for congressional districts	Terraferma 6	Relevance Hearsay
CP 334.		07/26/11	Email from Terraferma to Heffley regarding formatting and sending Congressional and State Senate plans to Heffley	Terraferma 7	Relevance Hearsay
CP 335.		07/27/11	Email from Terraferma to Heffley re: "State Senate" and attaching scanned map images of Florida Senate districts	Terraferma 8	Relevance Hearsay
CP 336.		07/27/11	Email from Terraferma to Heffley re: "congress" and attaching scanned map images of congressional districts	Terraferma 9	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 337.		07/27/11	Email from Terraferma to Heffley re: follow up from discussion about congressional and state senate mapping issues	Terraferma 10	Relevance Hearsay
CP 338.		07/28/11	Email from Heffley to Terraferma and Ginsberg attaching 'HPARC0017_Perez_Emilio_8v1 0.pdf'	Terraferma 11	Relevance Hearsay
CP 339.		07/31/11	Email from Terraferma to Heffley, re: map drawing efforts and status	Terraferma 12	Relevance Hearsay
CP 340.		08/01/11	Email string between Terraferma and Weatherford re handouts for 08/09/11 meeting	Terraferma 13	
CP 341.		08/02/11	Email string between Terraferma and Johnson, political consultant in Tallahassee re: map drawing efforts	Terraferma 14	Relevance Hearsay
CP 342.		08/02/11	Email chain between Terraferma and Heffley re: GoToMeeting issue and transmittal of maps and data	Terraferma 15	Relevance Hearsay
CP 343.		08/03/11	Email between Terraferma and Bainter re: drawing Congressional District maps	Terraferma 16	Relevance Hearsay
CP 344.		08/03/11	Email from Terraferma to Heffley re: "about to send you some state senate plans"	Terraferma 17	Relevance Hearsay
CP 345.		08/05/11	Email to Terraferma from scanner, attaching annotated congressional district maps	Terraferma 18	Relevance Hearsay
CP 346.		08/08/11	Email string between Terraferma and Heffley re: state senate maps and new ideas	Terraferma 19	Relevance Hearsay
CP 347.		08/09/11	Email string between Terraferma and Hofeller re: Senate dbf's so far	Terraferma 20	Relevance Hearsay
CP 348.		08/08/11	Email from Terraferma to Heffley and Ginsberg sending scan of Congressional maps	Terraferma 21	Relevance Hearsay
CP 349.		08/09/11	Email string between Terraferma and Heffley re: transmittal of congressional plan with the minority district for Castor.	Terraferma 22	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 350.		08/10/11	Email string between Terraferma and Weatherford re: news article and voting group request for redistricting timeline	Terraferma 23	
CP 351.		08/27/11	Email from Terraferma to Diez re KMZ files	Terraferma 24	Relevance Hearsay
CP 352.		10/11/11	Email string between Terraferma and Weatherford re Voting Rights Act action in court	Terraferma 25	
CP 353.		10/21/11	Email string between Terraferma and Heffley re: upcoming meeting in Washington with Ben Ginsberg	Terraferma 26	Relevance Hearsay
CP 354.		10/21/11	Email from Heffley to Terraferma requesting file for the Senate plan	Terraferma 27	Relevance Hearsay
CP 355.		10/21/11	Email from Terraferma to Heffley, attaching draft South Florida map entitled "SmithCollier.jpg"	Terraferma 28	Relevance Hearsay
CP 356.		01/25/11	Email from Terraferma to Ryan Smith forwarding spreadsheet of senate member home addresses and maptitude file for map overlay from Mike Sheehan	Terraferma 29	Relevance Hearsay
CP 357.		10/25/11	Email chain between Terraferma and Bainter re: meeting about agreeing on a redistricting idea	Terraferma 30	Relevance Hearsay
CP 358.		10/26/11	Email between Terraferma and Heffley re: putting out senate plans for Jacksonville-Gainesville, Orlando-Daytona, and Sanford- Orlando	Terraferma 31	Relevance Hearsay
CP 359.		10/26/11	Email between Terraferma and Heffley re completed congressional plan through Tampa	Terraferma 32	Relevance Hearsay
CP 360.		10/27/11	Email from Heffley to Terraferma forwarding Senate map and performance data from Bainter	Terraferma 33	Relevance Hearsay
CP 361.		10/28/11	Email from Terraferma to Ginsberg, Heffley, and Bainter sending information on the statewide Senate plan	Terraferma 34	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 362.		10/28/11	Email from Terraferma to Wild forwarding kmz files in zip file etitled 'Rich Heffley DOJ Map 10282011001bak.zip' from Sheehan	Terraferma 35	Relevance Hearsay
CP 363.		10/28/11	Email string between Terraferma, Ginsberg, Heffley, and Bainter forwarding "statewide Senate plan."	Terraferma 36	Relevance Hearsay
CP 364.		10/31/11	Email from Bainter to Terraferma re: Statewide Senate Plan and overlay of incumbent homes.	Terraferma 38	Relevance Hearsay
CP 365.		10/31/11	Email string between Terraferma and Rimes re: how to make a kmz in Maptitude	Terraferma 39	Relevance Hearsay
CP 366.		11/01/11	Email between Heffley, Terraferma and Springer re: status of map drawing effort	Terraferma 40	Relevance Hearsay
CP 367.		11/01/11	Email from Terraferma to Heffley attaching files: 'Schmedlov3.xls' and 'currentSenate.xls'	Terraferma 41	Relevance Hearsay
CP 368.		11/01/11	Email string between Bainter, Heffley and Terraferma re: differences between draft maps and whether to submit maps.	Terraferma 42	
CP 369.		11/02/11	Email from Terraferma to Heffley re: variation to sputnik2 and attaching file: 'N Central FL Variation.jpg'	Terraferma 43	Relevance Hearsay
CP 370.		11/02/11	Email string between Terraferma and Heffley re: new drop down on senate website indicating received before/after deadline	Terraferma 44	Relevance Hearsay
CP 371.		11/02/11	Email string between Terraferma and Heffley re: "variation to sputnik2" and rebalancing performance of districts	Terraferma 45	Relevance Hearsay
CP 372.		11/02/11	Email from Terraferma to Heffley re: "Marion into 3 instead of 4," and attaching file 'Sputnik3.jpg'	Terraferma 46	Relevance Hearsay
CP 373.		11/02/11	Email string between Terraferma and Heffley re: "maps, data, and dbf of Sputnik2" plan	Terraferma 47	Relevance Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 374.		11/02/11	Email string between Terraferma and Reichelderfer re: 3 variations of Sputnik maps 1,2,3	Terraferma 48	Relevance Hearsay
CP 375.		11/03/11	Email string between Terraferma and Heffley re 143 Coastal map from Johnston	Terraferma 49	Relevance Hearsay
CP 376.		11/04/11	Email string between Terraferma and Reichelderfer re: map involving Polk County district	Terraferma 50	Relevance Hearsay
CP 377.		11/10/11	Email string between Terraferma and Reichelderfer re: map revision and performance	Terraferma 51	Relevance Hearsay
CP 378.		11/15/11	Email chain between Terraferma and Heffley re: Hispanic seats and attaching file: 'HefNonRetro.zip'	Terraferma 52	Relevance Hearsay
CP 379.		11/20/11	Email string between Terraferma and Heffley asking if Terraferma looked at maps	Terraferma 53	Relevance Hearsay
CP 380.		11/21/11	Email string between Terraferma and Heffley indicating he put a CD with data on Heffley's chair.	Terraferma 54	Relevance Hearsay
CP 381.		11/21/11	Email from Terraferma to Heffley attaching file 'Heffley8PolyData.xls'	Terraferma 55	Relevance Hearsay
CP 382.		11/28/11	Email string re: Senate's release of maps	Terraferma 56	
CP 383.		11/28/11	Email string between Terraferma and Rimes re download of Congress plan	Terraferma 57	Relevance Hearsay
CP 384.		11/28/11	Email from Terraferma to Heffley providing data on current Senate plan and the proposed Congressional plan	Terraferma 58	
CP 385.		11/28/11	Email string between Jankowski and Terraferma and a Washington Post Journalist Aaron Blake comment on Senate map	Terraferma 59	Relevance Hearsay
CP 386.		11/28/11	Email string between Terraferma and Hofeller re: "New Congressional Map"	Terraferma 61	Relevance Hearsay
CP 387.		11/28/11	Email string between Terraferma and Heffley re: Congressional District 25	Terraferma 63	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 388.		11/30/11	Email from Terraferma to Heffley and Reichelderfer re: Miami Dade Congressional map (S Fl Triplets), and attaching file: 'S FL.jpg,'	Terraferma 64	Relevance Hearsay
CP 389.		12/09/11	Email string between Terraferma and Reichelderfer re: Congressional map 9011	Terraferma 65	
CP 390.		12/21/11	Email from Terraferma to Heffley attaching file: 'Sirius Stats.xls'	Terraferma 66	Relevance Hearsay
CP 391.		01/03/12	Email from Terraferma to Weightman re: news articles about Pasco redistricting issues	Terraferma 67	Relevance Hearsay
CP 392.		01/21/12	Email from Terraferma to Heffley and Reichelderfer attaching file 'Frankenstein.jpg'	Terraferma 70	Relevance Hearsay
CP 393.		01/21/12	Email string between Terraferma, Heffley and Reichelderfer re: revised plan and alternatives.	Terraferma 71	Relevance Hearsay
CP 394.		01/21/12	Continued email string from Exhibit 71 with Terraferma noting additional potential revisions	Terraferma 72	Relevance Hearsay
CP 395.		01/21/12	Email string between Terraferma and Heffley discussing alternative revision to Congressional plan	Terraferma 73	Relevance Hearsay
CP 396.		01/21/12	Email string between Terraferma and Reichelderfer re map file	Terraferma 74	Relevance Hearsay
CP 397.		01/23/12	Email from Terraferma to Heffley attaching files: 'HeffleySE.jpg' and 'HeffleySW.jpg' and commenting on same	Terraferma 75	Relevance Hearsay
CP 398.		03/14/12	Email string between Terraferma and Heffley re: starting work on map	Terraferma 76	Relevance Hearsay
CP 399.		12/02/11	Email from Terraferma to David Rivera with attached file 'MiamiDadeC.jpg'	Terraferma 77	Relevance Hearsay
CP 400.		12/02/11	Email from Terraferma to David Rivera, attaching file: 'MiamiDadeC2.jpg'	Terraferma 78	Relevance Hearsay
CP 401.		12/06/11	Email string between Terraferma and Javier Correoso about timing of House releasing maps.	Terraferma 79	Relevance Hearsay
CP 402.			Table of Contents of documents provided to counsel by the witness	Tyson 2	Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 403.			West Florida Congress Map	Tyson 3	Relevance
					Authenticity
					Hearsay
CP 404.			Emails: 4/1/12 – present	Tyson 4-1	Relevance
					Authenticity
					Hearsay
CP 405.		10/02/12	2010 Census & Redistricting	Tyson 4-10	Relevance
			PowerPoint		Hearsay
CP 406.		10/02/12	Redistricting 2012 PowerPoint	Tyson 4-11	Relevance
					Hearsay
CP 407.		10/02/12	2010 Census & Redistricting	Tyson 4-12	Relevance
			PowerPoint w/Overview		Hearsay
CP 408.		10/02/12	Redistricting 2012 PowerPoint	Tyson 4-13	Relevance
			w/House PCB		Hearsay
CP 409.		10/02/12	2012 Bay Area Redistricting	Tyson 4-15	Relevance
			Summary PowerPoint		Authenticity
					Hearsay
CP 410.		10/02/12	2012 Bay Area Redistricting	Tyson 4-16	Relevance
			Summary		Authenticity
					Hearsay
CP 411.			2012 SJR 1174 – 2012	Tyson 4-17	Relevance
			Congressional Reapportionment	-	Authenticity
			Plan		Hearsay
CP 412.			2002 Congressional Districts	Tyson 4-18	Authenticity
					Hearsay
CP 413.		01/23/12	S004C9014	Tyson 4-19	Authenticity
				5	Hearsay
CP 414.		02/06/12	Email re Redistricting Update	Tyson 4-2	Relevance
				J	Hearsay
CP 415.		12/07/11	S000C9002	Tyson 4-20	Authenticity
				J	Hearsay
CP 416.		12/07/11	H000C9013-NE FL	Tyson 4-21	Authenticity
01					Hearsay
CP 417.		12/07/11	H000C9013	Tyson 4-22	Authenticity
2				· <i>j </i>	Hearsay
CP 418.		12/07/11	H000C9011-NE FL	Tyson 4-23	Authenticity
210.		, ,,,		- ,	Hearsay
CP 419.		12/07/11	H000C9011	Tyson 4-24	Authenticity
		, 0,, 11			Hearsay
CP 420.		01/31/12	H000C9047	Tyson 4-25	Authenticity
CI 120.		51/51/12		1,001 1 20	Hearsay
CP 421.		02/06/12	Final Congressional Plan -	Tyson 4-26	Authenticity
CI 7 21.		02/00/12	February 2012	1 y 5011 20	Hearsay
	L	I	1 Coluary 2012	1	i icai say

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 422.			Final Congressional Plan	Tyson 4-27	Authenticity Hearsay
CP 423.			Senate Bill 1174	Tyson 4-28	Authenticity Hearsay
CP 424.			Complaint for Declaratory and Injunctive Relief	Tyson 4-29	
CP 425.			2002 Congressional baseline statistics	Tyson 4-3	Relevance Hearsay
CP 426.			Redistricting Plan data report for SP10C0039	Tyson 4-30	Authenticity Hearsay
CP 427.			Redistricting Plan data report for S000C9006	Tyson 4-31	Authenticity Hearsay
CP 428.			Redistricting Briefing PowerPoint	Tyson 4-32	Relevance Hearsay
CP 429.			Redistricting Briefing PowerPoint (2)	Tyson 4-33	Relevance Hearsay
CP 430.			Political & Redistricting Briefing PowerPoint	Tyson 4-34	Relevance Hearsay
CP 431.		03/17/11	Final Congressional Districts 2002-2011	Tyson 4-35	Authenticity Hearsay
CP 432.		08/26/11	Redistricting Florida: Constitutional Provisions PowerPoint	Tyson 4-36	
CP 433.			Article written for Lakeland Chamber	Tyson 4-37	Relevance Hearsay
CP 434.		08/20/11	Redistricting: Introduction to Legal Concepts PowerPoint	Tyson 4-38	
CP 435.			Redistricting in Florida 2012 PowerPoint	Tyson 4-39	Relevance Hearsay
CP 436.		10/02/12	2010 Census & Redistricting Powerpoint	Tyson 4-4	Relevance Hearsay
CP 437.		01/01/10	Redistricting Times	Tyson 4-40	
CP 438.			Redistricting Timeline Outline	Tyson 4-41	Relevance Hearsay
CP 439.			H000C9011 Data Spreadsheet	Tyson 4-42	Authenticity Hearsay
CP 440.			Political & Redistricting Briefing PowerPoint (2)	Tyson 4-43	Authenticity Hearsay
CP 441.		01/01/00	Current Minority Majority Districts from 2002	Tyson 4-44	Relevance Hearsay
CP 442.			Vital Statistics on various Congressional plans	Tyson 4-45	Authenticity Hearsay

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 443.			Baseline minority statistics from 2002	Tyson 4-46	Authenticity Hearsay
CP 444.			Final Congressional Plan Statistics	Tyson 4-47	Authenticity Hearsay
CP 445.			S0004C9014 Statistics	Tyson 4-48	Authenticity Hearsay
CP 446.			H000C9043 Statistics	Tyson 4-49	Authenticity Hearsay
CP 447.		10/02/12	2010 Census & Redistricting PowerPoint re "Fair Districts"	Tyson 4-5	Relevance Hearsay
CP 448.			H000C9011 Statistics	Tyson 4-50	Authenticity Hearsay
CP 449.			Congressional map statistics	Tyson 4-51	Authenticity Hearsay
CP 450.			Final Congressional data	Tyson 4-52	Authenticity Hearsay
CP 451.			Final Congressional data with subtotals	Tyson 4-53	Authenticity Hearsay
CP 452.			Final Congressional raw data file	Tyson 4-54	Authenticity Hearsay
CP 453.			H0009013 Raw Data	Tyson 4-55	Authenticity Hearsay
CP 454.			S004C9014 Raw Data	Tyson 4-56	Authenticity Hearsay
CP 455.		10/02/12	Redistricting Briefing w/Overview	Tyson 4-6	Relevance Hearsay
CP 456.		10/02/12	Redistricting 2012 PowerPoint w/Timeline	Tyson 4-7	Relevance Hearsay
CP 457.		10/02/12	2010 Census & Redistricting PowerPoint w/Timeline	Tyson 4-8	Relevance Hearsay
CP 458.		10/02/12	Redistricting 2012 PowerPoint w/Maps	Tyson 4-9	Relevance Hearsay
CP 459.		01/20/14	The Legislative Parties' Response to LOWV Plaintiffs' Fourth Set of Interrogatories to Defendant	Weatherford 1	
CP 460.			Map: 2002 to C9011	Weatherford 3	Authenticity Hearsay
					Confusion of Issues (Section 90.403, F.S.)

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 461.			Map: C9043 to C9047	Weatherford 4	Authenticity Hearsay Confusion of Issues (Section
CP 462.		09/26/10	Email exchange between Weatherford, Money and Terraferma attaching Article: Fla.	Weatherford 5	90.403, F.S.)
CP 463.		10/05/10	adds 2 seats, N.Y. loses Email exchange between Weatherford, Buchanan and Mack attaching Article: Dems pour cash into redistricting bid	Weatherford 6	
CP 464.		10/05/10	Email exchange between Weatherford and Heffley re Politico article	Weatherford 7	
CP 465.		11/29/10	Email exchange between Weatherford, Lair and Kelly re member training	Weatherford 8	
CP 466.		02/05/11	Email exchange between Weatherford and Terraferma re Cook Report	Weatherford 9	
CP 467.		02/25/11	Email exchange between Weatherford and Terraferma re committees and public meeting ideas	Weatherford 10	
CP 468.		06/01/11	Email exchange between Gaetz, "All Senators", Haridopolos, Cannon, Weatherford, etc re Public Hearings for Redistricting	Weatherford 11	
CP 469.		07/11/14	Email exchange between Terraferma and Smith re FYI	Weatherford 12	
CP 470.		07/25/11	Email exchange between Terraferma, Weatherford and Mears re were you going to reach out to McManus about Wesley hearing?	Weatherford 13	
CP 471.		07/28/11	Email exchange between Terraferma and Weatherford re Feedback from the Pasco redistricting meeting	Weatherford 14	

ID	Exhibit No.	Date	Description of Exhibit ³	Source	Objections [†] /Sti pulated Admissions
CP 472.		08/10/11	Email from Terraferma to Weatherford re Voting groups ask lawmakers to commit to redistricting timeline	Weatherford 15	
CP 473.		10/03/11	Email from Terraferma to Weatherford re Rod Smith on Redistricting	Weatherford 16	
CP 474.		11/10/11	Email from Lair to Carter, etc re invitation	Weatherford 17	
CP 475.		01/12/12	Email from Terraferma to Weatherford re call to Ron Reagan	Weatherford 18	
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	CONCR	L ESSIONAL MEETING MINUTE:	
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		House Select Policy Council on	7/27/12 Disk 2 of
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CP 611.	02/11/10	Joint Meeting of the Senate	Production –
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CP 614.	04/26/11	Transcript of House Redistricting	House Production
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		Congressional Redistricting	
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CP 616.	05/02/11	Transcript of House Redistricting	House Production
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CP 617.	05/02/11	Transcript of House Redistricting	House Production
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CP 619.	05/06/11	Joint Meeting on Beenperticement House	Production- SENATE004 –
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CP 620.	05/06/11	Joint Meeting on	Production-
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CP 622.	09/19/11	Transcript of House	http://www.flsenat
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CP 623.	09/22/11	Senate Reapportionment Meeting Transcript	Production – SENATE004 – 07/25/12 Disk 1 of 3
CP 624.	10/03/11	Transcript of House Subcommittee on Congressional Redistricting October 3, 2011	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 625.	10/05/11	Florida Senate Reapportionment Meeting Transcript October 5, 2011	Production – SENATE004 – 07/25/12 Disk 1 of 3
CP 626.	10/05/11	Senate Committee on Reapportionment Meeting Transcript	Production – SENATE001 – 07/25/12 Disk 2 of 3
CP 627.	10/14/11	Senate Committee on Reapportionment Meeting Transcript	Production – SENATE004 – 07/25/12 Disk 2 of 3
CP 628.	10/17/11	Transcript of House Subcommittee on Congressional Redistricting October 17, 2011	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 629.	10/18/11	Senate Committee on Reapportionment Meeting Transcript	Production – SENATE004 – 07/25/12 Disk 1 of 3
CP 630.	11/02/11	Senate Reapportionment Committee Meeting Transcript	Production – SENATE004 – 07/25/12 Disk 1 of 3
CP 631.	11/02/11	Senate Reapportionment Committee Meeting Transcript	Production – SENATE001 – 07/25/12 Disk 2 of 3
CP 632.	11/03/11	Transcript of House Subcommittee on Congressional Redistricting November 3, 2011	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 633.	11/15/11	Senate Reapportionment Committee Meeting Transcript	Production – SENATE004 – 07/25/12 Disk 1 of 3
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CP 635.	12/06/11	Transcript of House Redistricting Committee, December 6, 2011	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
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CP 637.	01/09/12	Transcript of House Congressional Redistricting Subcommittee January 9, 2012	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 638.	01/11/12	Senate Committee on Reapportionment Meeting Transcript	Production – SENATE001 – 07/25/12 Disk 2 of 3
CP 639.	01/20/12	House Redistricting Committee Workshop	Production – SENATE003
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CP 643.	02/02/12	Transcript of House Session February 2, 2012	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 644.	02/02/12	Transcript of House Session February 2, 2012	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 645.	02/03/12	Transcript of House Session February 3, 2012	http://www.flsenat e.gov/Session/Red istricting/Legislati veActions
CP 646.	03/13/12	March 13, 2012 – Submission for Preclearance of Congressional and	http://www.flsenat e.gov/Session/Red

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CP 647.	03/14/12	Senate Reapportionment Committee Hearing Transcript	Production – HOUSE008 FTP Download	Relevance Hearsay
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CP 651.	03/21/12	Senate Reapportionment Committee Hearing Transcript	Production – Florida Senate Voluntary Production 04/30/13	Relevance Hearsay
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CP 654.	03/27/12	House Redistricting Meeting Transcript	Production – SENATE003	Relevance Hearsay
		BAINTER PRODUCTION		
CP 655.		String of Emails	Bainter-1-100	Relevance Hearsay
CP 656.		Data file	Bainter-468-494	Relevance Authenticity Hearsay
CP 657.		District by County Report: Shares of Population (H000C9047)	Bainter-501-502	
CP 658.		Redistricting 2011-2012; Public Meeting Schedule (as of 5.6.2011)	Bainter-503-507	
CP 659.		List of bullet point issues re "Language Minority Districts"	Bainter-511	Relevance Authenticity

				Hearsay
CP 660.		Map and data re: "Newly Created Congressional Districts, 2002 House Bill 1993, Plan S19C0017 by Sen. Latvala"	Bainter-532-557	
CP 661.		Redistricting Standards PowerPoint	Bainter-655-668	Relevance Authenticity Hearsay
CP 662.	03/01/10	Composite exhibit of letter from Haridopolos to Editors and Journalists re: March 5 redistricting workshop, and associated materials	Bainter-705-733	
CP 663.	04/16/10	Reapportionment Committee Meeting Packet, Friday, April 15, 2010	Bainter-671-696	
CP 664.	01/10/11	File entitled 'Copy of BainterPayeeRecords 2011- 2012.xlsx'	Non-Party Production 11/12/12	
CP 665.	10/24/11	Email string between Bainter and Sheehan re map changes	Bainter-149-151	Relevance Hearsay
СР 666.	01/02/12	Email from Bainter to Dan Ball (cc: Larry Ostrander, Michael Sheehan, Joel Searby, Robert Krames) re "Follow-up: Reassigning FL voters"	Bainter-119	Relevance Hearsay
CP 667.	01/02/12	Email string starting with email from Anthony Pedicini to Bainter re: "New Senate Cong Map"	Bainter-120-121	Relevance Hearsay
CP 668.	01/18/12	News report re: redistricting actions on January 18, 2012	Bainter-112	Relevance Hearsay
CP 669.	01/20/12	Email from Matt Mitchell to Pat Bainter re: "Guthrie PowerPoint"	Bainter-105	Relevance Hearsay
CP 670.	11/09/12	File entitled 'Copy of Data Targeting Congress 2012 11-9- 12.xls'	Non-Party Production 11/12/12	
CP 671.	11/12/12	File entitled 'Copy of Data Targeting by Date 11-12-12.xlsx'	Non-Party Production 11/12/12	
CP 672.	11/12/12	File entitled 'Data Targeting by Purpose 11-11-12.xlsx'	Non-Party Production 11/12/12	
	DATA T	ARGETING CONFIDENTIAL PR		
CP 673.		DATAT CONF 00001	Confidential Production	

		05/02/14	
CP 674.	DATAT CONF 00002-4	Confidential	
		Production	
		05/02/14	
CP 675.	DATAT CONF 00009-11	Confidential	
		Production	
		05/02/14	
CP 676.	DATAT CONF 00012	Confidential	
		Production	
		05/02/14	
CP 677.	DATAT CONF 00013-15	Confidential	
		Production	
		05/02/14	
CP 678.	DATAT CONF 00016	Confidential	
		Production	
		05/02/14	
CP 679.	DATAT CONF 00035	Confidential	
		Production	
		05/02/14	
CP 680.	DATAT CONF 00037-48	Confidential	
		Production	
		05/02/14	
CP 681.	DATAT CONF 00049	Confidential	
		Production	
		05/02/14	
CP 682.	DATAT CONF 00050-51	Confidential	
		Production	
		05/02/14	
CP 683.	DATAT CONF 00061	Confidential	
		Production	
		05/02/14	
CP 684.	DATAT CONF 00064	Confidential	
		Production	
		05/02/14	
CP 685.	DATAT CONF 00066	Confidential	
		Production	
		05/02/14	
CP 686.	DATAT CONF 00069	Confidential	
		Production	
		05/02/14	
CP 687.	DATAT CONF 00070	Confidential	
		Production	
		05/02/14	
CP 688.	DATAT CONF 00094	Confidential	
		Production	
		05/02/14	
CP 689.	DATAT CONF 00105	Confidential	

		Production 05/02/14
CP 690.	DATAT CONF 00150	Confidential Production 05/02/14
CP 691.	DATAT CONF 00151	Confidential Production 05/02/14
CP 692.	DATAT CONF 00202	Confidential Production 05/02/14
CP 693.	DATAT CONF 00203	Confidential Production 05/02/14
CP 694.	DATAT CONF 00207	Confidential Production 05/02/14
CP 695.	DATAT CONF 00210	Confidential Production 05/02/14
CP 696.	DATAT CONF 00240-44	Confidential Production 05/02/14
CP 697.	DATAT CONF 00258	Confidential Production 05/02/14
CP 698.	DATAT CONF 00260-62	Confidential Production 05/02/14
CP 699.	DATAT CONF 00263-64	Confidential Production 05/02/14
CP 700.	DATAT CONF 00301-02	Confidential Production 05/02/14
CP 701.	DATAT CONF 00303	Confidential Production 05/02/14
CP 702.	DATAT CONF 01112-13	Confidential Production 05/02/14
CP 703.	DATAT CONF 01114-15	Confidential Production 05/02/14
CP 704.	DATAT CONF 001132-33	Confidential Production 05/02/14

CP 705.	DATAT CONF 01137-39	Confidential Production 05/02/14	
CP 706.	DATAT CONF 01152	Confidential Production 05/02/14	
CP 707.	DATAT CONF 01155-56	Confidential Production 05/02/14	
CP 708.	DATAT CONF 01158	Confidential Production 05/02/14	
CP 709.	DATAT CONF 01249	Confidential Production 05/02/14	
CP 710.	DATAT CONF 01250	Confidential Production 05/02/14	
CP 711.	DATAT CONF 01257	Confidential Production 05/02/14	
CP 712.	DATAT CONF 01258	Confidential Production 05/02/14	
CP 713.	DATAT CONF 01548	Confidential Production 05/02/14	
CP 714.	DATAT CONF 01704	Confidential Production 05/02/14	
CP 715.	DATAT CONF 01724-25	Confidential Production 05/02/14	
CP 716.	DATAT CONF 01751	Confidential Production 05/02/14	
CP 717.	DATAT CONF 01765	Confidential Production 05/02/14	
CP 718.	DATAT CONF 01766-68	Confidential Production 05/02/14	
CP 719.	DATAT CONF 01778	Confidential Production 05/02/14	
CP 720.	DATAT CONF 01779-82	Confidential Production	

		05/02/14
CP 721.	DATAT CONF 01833	Confidential
		Production
		05/02/14
	GUTHRIE PRODUCTION	· · · · · · · · · · · · · · · · · · ·
CP 722.	c9014ra4.doj	GUTHRIE-
GD 533		024359
CP 723.	c9014renu_doj.zip?c9014renu.doj	GUTHRIE-
CP 724.	$A \mathbf{D} = C 0 0 1 doi = i = 2 o h = c 0 0 1 doi$	024360 GUTHRIE-
CP /24.	AB_C001_doj.zip?ab_c001.doj	026109
CP 725.	AL_C02_doj.zip?al_c02.doj	GUTHRIE-
CI 725.	AL_C02_u0J.zip?ai_c02.u0J	026110
CP 726.	CharlotteC_doj.zip?charlottec.doj	GUTHRIE-
		026111
CP 727.	Congress2_doj.zip?congress2.doj	GUTHRIE-
		026112
CP 728.	CongressGr_doj.zip?congressgr.d	GUTHRIE-
	oj	026113
CP 729.	draftc07b_doj.zip?draftc07b.doj	GUTHRIE-
		026114
CP 730.	draftc07c_doj.zip?draftc07c.doj	GUTHRIE-
		026115
CP 731.	draft_c07_doj.zip?draft_c07.doj	GUTHRIE-
CD 722	722 doi -in9722 doi	026187
CP 732.	722_doj.zip?722.doj	GUTHRIE- 026213
CP 733.	AL_C001_doj.zip?al_c001.doj	GUTHRIE-
CI 755.	AL_COOT_doj.zip:al_coot.doj	026214
CP 734.	BeachvsAgP_doj.zip?beachvsagp.	GUTHRIE-
	doj	026215
CP 735.	centralflc_doj.zip?centralflc.doj	GUTHRIE-
		026216
CP 736.	CFlastart2_doj.zip?cflastart2.doj	GUTHRIE-
		026217
CP 737.	con3_doj.zip?con3.doj	GUTHRIE-
		026218
CP 738.	con4_doj.zip?con4.doj	GUTHRIE-
CD 720		026219
CP 739.	con5_doj.zip?con5.doj	GUTHRIE-
CP 740.	congress1_doj.zip?congress1.doj	026220 GUTHRIE-
CI /40.	congress1_doj.zip?congress1.doj	026221
CP 741.	congsample_doj.zip?congsample.	GUTHRIE-
	doj	026222
CP 742.	DemoWholeC_doj.zip?demowhol	GUTHRIE-
	0 1	
	ec.doj	026223

CP 743.	draftc09_doj.zip?draftc09.doj	GUTHRIE-	
		026224	
CP 744.	november14_doj.zip?november14	GUTHRIE-	
	.doj	026380	
CP 745.	October20_doj.zip?october20.doj	GUTHRIE-	
		026381	
CP 746.	october21_doj.zip?october21.doj	GUTHRIE-	
		026382	
CP 747.	October720_doj.zip?october720.d	GUTHRIE-	
	oj	026383	
CP 748.	Panhandle1_doj(2).zip?panhandle	GUTHRIE-	
	1.doj	026384	
CP 749.	PCBNov2011_doj.zip?pcbnov201	GUTHRIE-	
CI 747.	1.doj	026385	
CP 750.	pcs_02_doj.zip?pcs_02.doj	GUTHRIE-	
UI 750.	pcs_02_00j.2ip:pcs_02.00j	026386	
CP 751.	DCS C01 doi zin ² nos o01 doi	GUTHRIE-	
Ur /31.	PCS_C01_doj.zip?pcs_c01.doj	026387	
CD 750			
CP 752.	secondtry_doj.zip?secondtry.doj	GUTHRIE-	
		026388	
CP 753.	September2_doj.zip?september2.d	GUTHRIE-	
	oj	026389	
CP 754.	Deference Memo	Guthrie-054433-	
		65	
	HEFFLEY PRODUCTION		
CP 755.	city map - Ormond Beach area w	Heffley-423-443	Relevance
	limits		Hearsay
CP 756.	Map: St. Johns, Seminole,	Heffley-469	Relevance
	Orange County enlarged insets		Hearsay
CP 757.	Map: HPUBC0103 – Perez,	Heffley-482-83	Authenticity
	Emilio and Anthony Suarez		Hearsay
	(Central Florida Redistricting		
	Council) Partial Congressional		
	Plan – 8 Districts		
CP 758.	Map: Central Florida District	Heffley-484	Relevance
	Lines in larger insets		Hearsay
CP 759.	Map: HPUBC0098 - Evans,	Heffley-485	Authenticity
	CHarles - Partial Congressional		Hearsay
	Plan - 2 Districts		Tiedibuy
CP 760.	Map: HPUBC0097 – Cracchiolo,	Heffley-486-89	Authenticity
	Peter; partial congressional plan	1101110y-400-07	Hearsay
CP 761.		Hafflay 400	
UI [•] /01.	Map: HPUBC0093 – Weinbaum,	Heffley-490	Authenticity
OD 7(0	Michael	II. (CL 402	Hearsay
CP 762.	Map: HPUBC0073 – Judy	Heffley-493	Authenticity
	McCormick		Hearsay
CP 763.	Map: HPUB0070 – Michael	Heffley-494	Authenticity
	Weinbaum	i i i i i i i i i i i i i i i i i i i	Hearsay

	Nicholas 52		Hearsay
CP 786.	Map: HPUBC0001 – Ortiz,	Heffley-517	Authenticity
CP 785.	Map: HPUBC0003 – Libby, John	Heffley-516	Authenticity Hearsay
CD 705	Henry1		Hearsay
CP 784.	Map: HPUBC0004 – Kelly,	Heffley-515	Authenticity
	Henry2	-	Hearsay
CP 783.	Map: HPUBC0005 – Kelly,	Heffley-514	Authenticity
	Justin		Hearsay
CP 782.	Map: HPUBC0006 – Homburg,	Heffley-513	Authenticity
		1101110y-312	Hearsay
CP 781.	Bradford Map: HPUBC0019 – Libby, John	Heffley-512	Hearsay Authenticity
CP 780.	Map: HPUBC0020 – Gates,	Heffley-511	Authenticity
CD 700	David		Hearsay
CP 779.	Map: HPUBC0026 – Kulcsar,	Heffley-510	Authenticity
	Sean		Hearsay
CP 778.	Map: HPUBC0031 – Phillippi,	Heffley-509	Authenticity
	Joseph	- , - , - , - , - , - , - , - , - , - ,	Hearsay
CP 777.	Map: SPUBC0033 – Russo,	Heffley-508	Authenticity
	Jeffrey	11c111cy-307	Hearsay
CP 776.	Map: HPUBC0036 – Carman,	Heffley-507	Hearsay Authenticity
CP 775.	Map: HPUBC0039 – Danish, Michael	Heffley-506	Authenticity
CD 775	Mart HDHDC0020 D 11		A (1 (* - *
	Carman		Hearsay
CP 774.	Map: HPUBC000041 – Jeffrey	Heffley-505	Authenticity
	Danish		Hearsay
CP 773.	Map: HPUBC0042 – Michael	Heffley-504	Authenticity
	Carman		Hearsay
CP 772.	Map: HPUBC0044 – Jeffrey	Heffley-503	Authenticity
	Weinbaum, Michael	11c111cy-302	Hearsay
CP 771.	Map: HPUBC000046 –	Heffley-502	Hearsay Authenticity
CP 770.	Map: HPUBC0049 – Virginia Hitchcock	Heffley-501	Authenticity
<u> </u>	Joseph		Hearsay
CP 769.	Map: SPUBC0051 – Russo,	Heffley-500	Authenticity
	Ryan	5	Hearsay
CP 768.	Map: HPUBC0057 – Terrell,	Heffley-499	Authenticity
CI 707.	Map. Si OBC0002 – John Elbby	Tiemey-498	Hearsay
CP 767.	Map: SPUBC0062 – John Libby	Heffley-498	Authenticity
CP 766.	Map: HPUBC0065 – Boyle, Matthew	Heffley-497	Authenticity Hearsay
CD 7((March HDLIDC0065 - David		Hearsay
CP 765.	Map: SPUBC0068 – Bruce King	Heffley-496	Authenticity
	Boyle		Hearsay
	Map: HPUBC0069 – Matthew	Heffley-495	Authenticity

CP 787.		Map: HPUBC0081 – Agner, Bonnie Sue; partial map	Heffley-518	Authenticity Hearsay
CP 788.		Map: HPUBC0076 – Leuchs, Edward	Heffley-519	Authenticity Hearsay
CP 789.		Map: HPUBC0054 – Brown, Brian; partial congressional for Osceola County	Heffley-521	Authenticity Hearsay
СР 790.		Map: HPUBC0050 – Casademunt, Andrew; partial congressional West and Southwest Fla.	Heffley-522	Authenticity Hearsay
CP 791.		Map: HPUBC0043 – Lafortune, Jean-Robert; partial congressional for Haitian American Task Force	Heffley-523	Authenticity Hearsay
CP 792.		Map: HPUBC0038 – Cracchiolo, Peter; partial congressional covering Tallahassee area	Heffley-524	Authenticity Hearsay
СР 793.		Map: HPUBC0035 – Lafortune, Jean-Robert for Haitian American Task Force	Heffley-525	Authenticity Hearsay
CP 794.		Map: SPUBC0032 – Andre, Natalie; partial congressional SE Fla.	Heffley-526-527	Authenticity Hearsay
CP 795.		Map: HPUBC0023 – Perez, Emilio; partial congressional for Osceola and Orange	Heffley-528	Authenticity Hearsay
CP 796.		Text Message screenshots	Heffley-624-635	Relevance Hearsay
CP 797.		Map of Gainesville City	Heffley-816	Relevance Hearsay
CP 798.		Draft Heffley email re "malapportioned"	Heffley-33-34	Relevance Hearsay
CP 799.		House Redistricting Committee Guidance for Public Participation in Florida's 2011-12 Redistricting	Heffley-47-48	
CP 800.		Map: HPUBC0100 - Evans, Charles - Partial Congressional Redistricting Plan - 3 Districts	Heffley-67	Authenticity Hearsay
CP 801.		HPUBC0021 Carrillo, Kathy – Partial Congressional Plan – 1 District	Heffley-110	Authenticity Hearsay
CP 802.		HPUBC0017 Partial Congressional Plan of Emelio Perez (Latino Justice PRLDEF)	Heffley-111	Authenticity Hearsay
CP 803.	01/23/02	Map: Florida Congressional Districts, effective 1996 Plan PUBC0000	Heffley-470	Authenticity Hearsay

СР	804.	01/23/02	Map: Florida Congressional Districts, effective 1996 Plan PUBC0000	Heffley-475-481	Authenticity Hearsay
СР	805.	03/16/02	District by County Statistics Chart - Percentages of District Populations / Voters by County and of County Populatios / Voters by District (Census and Elections of 2000)	Heffley-471-474	Authenticity Hearsay
СР	806.	03/21/02	Map: Proposed Congressional Districts Plan FL2002_CON by The Florida Legislature	Heffley-455-461	
СР	807.	03/27/02	Map: Florida Congressional Districts 2010-12 Ch. 2002-12, Laws of Florida (Congressional Plan S19S0017)	Heffley-462-468	Authenticity Hearsay
СР	808.	01/17/11	Guthrie email to Heffley re: Reapportionment slides and attaching '20101209_TimelineAndIntoToB eta.pptx' and '20101209_Timeline_Redistrictin g_2012.pptx'	Heffley-616	
СР	809.	02/10/11	Email between Terraferma and Heffley re Cook Maps	Heffley-604-605	Relevance Hearsay
СР	810.	02/14/11	Email string between Bainter and Heffley re: article	Heffley-602-603	Relevance Hearsay
СР	811.	02/15/11	Email string between Terraferma and Heffley re: map	Heffley-590-597	Relevance Hearsay
СР	812.	02/15/11	Email string between Heffley and R Simmons re: article and response	Heffley-598-600	Relevance Hearsay
СР	813.	02/15/11	Email from Heffley to R Simmons re: article	Heffley-601	Relevance Hearsay
СР	814.	02/16/11	Email from Heffley to R. Wilson re: "Which dem said we would lose/alter cd3?"	Heffley-589	Relevance Hearsay
СР	815.	03/17/11	Florida Congressional Districts 2002-2011	Heffley-449	Authenticity Hearsay
СР	816.	03/17/11	Email from Heffley to Clark re: "malapportioned"	Heffley-584-585	
СР	817.	03/17/11	Congressional Map for 2010-12 (Congressions Plan S19S0017)	Heffley-35	
СР	818.	03/21/11	Terraferma article to Heffley, Bainter, et al. re Palm Beach Post article, attaching 'Palm Beach Post.pdf'	Heffley-581-582	Relevance Hearsay

CP 819.	04/12/11	Email string between Heffley and Ronnie Simmons re: letter	Heffley-578-579	Relevance Hearsay
CP 820.	04/20/11	Heffley email to A Palmer et al. re: News Service Florida article	Heffley-569-570	Relevance Hearsay
CP 821.	04/21/11	Heffley email to Deslatte re: voter issue	Heffley-575	Relevance Hearsay
CP 822.	05/10/11	Bainter email to Heffley re: "Fwd: Campaign-Redistricting"	Heffley-560-563	
CP 823.	05/20/11	Email from A. Kelly to Heffley attaching 'RedistrictingCommitte_ PublicOUtreach.pdf'	Heffley-548-556	
CP 824.	05/20/11	Email from A. Kelly to Heffley attaching 'Guidance for Public Participation.pdf'	Heffley-557-559	
CP 825.	06/01/11	MyDistrictBuilder email re June 1, 2011 redistricting update noting first public submissions	Heffley-544-545	
CP 826.	06/11/11	Email from M. Grissom to A Palmer, Heffley, et al. re Dem effort to turnout voters at redistricting meetings	Heffley-538-539	Relevance Hearsay
CP 827.	06/20/11	Email from Heffley to A Palmer proposing scripts for D. Bitner	Heffley-536	Relevance Hearsay
CP 828.	06/21/11	Email from Wehrung to Heffley attaching "Redistricting Hearing Messages"	Heffley-534-535	Relevance Hearsay
CP 829.	06/28/11	Heffley email to J Wehrung forwarding JMI article	Heffley-530	Relevance Hearsay
CP 830.	06/28/11	Heffley email to A Palmer re: "FW: Google alert"	Heffley-533	Relevance Hearsay
CP 831.	07/06/11	Johnston email to Heffley re: Diaz Balart trust	Heffley-529	Relevance Hearsay
CP 832.	07/07/11	Heffley email to JWehrung, re "Draft"	Heffley-416-417	Relevance Hearsay
CP 833.	07/14/11	Email from Heffley to JWehrung re "MLK III takes Corrine Brown's side"	Heffley-414	Relevance Hearsay
CP 834.	07/16/11	MyDistrictBuilder Email Update	Heffley-408-409	
CP 835.	07/18/11	Springer email to Heffley re: "Fwd: Scott Gast message".	Heffley-406-407	Relevance Hearsay
CP 836.	07/20/11	Heffley email to Gaetz re: article "Hard to take politics out of redistricting (DB News Journal) editorial"	Heffley-404-405	
CP 837.	07/22/11	Email from Heffley to Mears re HJR 1987	Heffley-403	Relevance Hearsay

CP 838.	07/23/11	Johnson email to Terraferma, Heffley, et al., re: article entitled "How to draw minority seats is crux of redistricting controversy"	Heffley-401-402	Relevance Hearsay
CP 839.	07/24/11	Terraferma email to Heffley, C. Johnson (on3pr), etc., re "Front & Center: State Democratic Party Chair Rod Smith"	Heffley-354-355	Relevance Hearsay
CP 840.	07/24/11	Johnson email to Terraferma, Heffley, et al. re: "Front & Center" Article	Heffley-400	Relevance Hearsay
CP 841.	07/25/11	Heffley email to R. Simmon re: request for testimony	Heffley-373-387	Relevance Hearsay
CP 842.	07/25/11	Heffley email to R. Simmon re: Jesse Jackson visit	Heffley-388-399	Relevance Hearsay
CP 843.	07/27/11	Terraferma email to Heffley, Ginsberg, et al., re LatinoJustice support for central fl. congressional district, attaching LatinoJustice press release	Heffley-361-372	Relevance Hearsay
CP 844.	07/28/11	Email from Terraferma to Heffley and Ginsberg re article "Leaders hear call for minority seat in Congress"	Heffley-357-358	Relevance Hearsay
CP 845.	07/28/11	Email from Heffley to Terraferma and Ginsberg attaching 'HPARC0017_Perez_Emilio_8x1 1.pdf'	Heffley 000359- 360	Relevance Hearsay
CP 846.	08/02/11	Email from Heffley to M. Johnson re: presentation	Heffley-346-347	Relevance Hearsay
CP 847.	08/02/11	Mears email to Heffley et al., attaching draft letter for Bitner	Heffley-348-351	Relevance Hearsay
CP 848.	08/03/11	Email from Mears to Heffley et al. attaching draft letter for Diaz- Balart	Heffley-343-345	Relevance Hearsay
CP 849.	08/08/11	Heffley email to Clark and Gaetz forwarding article entitled "Minorities, Liberals Falling Out Over 'Fair Districts'"	Heffley-330-335	
CP 850.	08/08/11	Email from R. Heffley to C. Clark re Palm Beach Post article	Heffley-336-338	
CP 851.	08/15/11	Email from Heffley to Diaz-Balart re "Redistricting Hearing Pointers"	Heffley-316-317	Relevance Hearsay
CP 852.	08/31/11	Terraferma emails to Heffley re: "two important matters so I don't foget"	Heffley-302	Relevance Hearsay

CP 853.	09/19/11	DBLocker\benchmark\FL2002_C on\FL2002_Con District Statistics	Heffley-450	Authenticity Hearsay
CP 854.	09/26/11	Email string between Heffley and Aaron Deslatte re: redistricting work	Heffley-289	Relevance Hearsay
CP 855.	10/05/11	Map: SPUB0077 – Steve Miller	Heffley-492	Authenticity Hearsay
CP 856.	10/11/11	Map: SPUBC0088 – Bruce King	Heffley-491	Authenticity Hearsay
CP 857.	10/12/11	Reichelderfer email to Heffley re: Reapportionment Committee Meetings Memorandum	Heffley-284-285	
CP 858.	11/01/11	Heffley email to Bainter re: map filings	Heffley-283	Relevance Hearsay
CP 859.	11/01/11	Spreadsheet of District Summary Statistics for SPUBC0154	Heffley-3572	Authenticity Hearsay
CP 860.	11/20/11	Heffley email to Terraferma re: map review	Heffley-282	Relevance Hearsay
CP 861.	03/17/12	Email from R. Heffley to C. Clark attaching cartoon	Heffley-1120-21	Relevance Hearsay
CP 862.	03/21/12	Proposed Congressional Districts - District by County Statistics	Heffley-451-454	Authenticity Hearsay
CP 863.	04/20/12	Email string between Heffley and Springer re: argument	Heffley-180	Relevance Hearsay
CP 864.	04/30/12	Terraferma email to Hofeller, Heffley, et al. re: order denying motions for summary judgment	Heffley-840-841	Relevance Hearsay
CP 865.	06/29/12	PowerPoint re: Redistricting Post Mortem	Heffley-636-648	Relevance Hearsay
CP 866.	11/14/12	PowerPoint re "All About Redistricting"	Heffley-649-684	Relevance Hearsay
CP 867.		Draft correspondence to Heffley	Heffley-782-808	Relevance Hearsay
		HOUSE PRODUCTION		
CP 868.		Alachua Marion and Columbia as a CD.kmz	House Production	
CP 869.		AlexAmendment_1to9043.kmz	House Production	
CP 870.		AlexAmendment_1to9043Alterna tiv.kmz	House Production	
CP 871.		AlexJPAmendment_2to9043 6 cities.kmz	House Production	
CP 872.		AlexJPAmendment_2to9043 Orange Park Whole.kmz	House Production	
CP 873.		AlexJPAmendment_2to9043.kmz	House Production	
CP 874.		BeginningwDuval2GadsdenBlack _AK2.kmz	House Production	
CP 875.		BeginningwDuval2GadsdenBlack	House Production	
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	_AK3.kmz	
CP 876.	BeginningwDuval2GadsdenBlack _AK4.kmz	House Production
CP 877.	Brevard County Whole in Congress.kmz	House Production
CP 878.	CD 17 with port and airport.kmz	House Production
CP 879.	CD1 – JP.kmz	House Production
CP 880.	CD2 – JP.kmz	House Production
CP 881.	CD8_45percentHispanicVAP_Ce ntralFL.kmz	House Production
CP 882.	CD9 minus Hillsborough.kmz	House Production
CP 883.	Collier with Glades, Hendry and South Lee in a CD.kmz	House Production
CP 884.	Congressional1.kmz	House Production
CP 885.	Congressional2.kmz	House Production
CP 886.	Congressional3.kmz	House Production
CP 887.	Congressional4.kmz	House Production
CP 888.	Congressional5.kmz	House Production
CP 889.	Congressional7.kmz	House Production
CP 890.	Congressional8.kmz	House Production
CP 891.	Congressional9.kmz	House Production
CP 892.	Congressional Base Hispanic CF.kmz	House Production
CP 893.	Congressional Base.kmz	House Production
CP 894.	Congressional_Map_Edit1.kmz	House Production
CP 895.	Current CD map for CD 13 and Hardee County.kmz	House Production
CP 896.	Current Congressional Districts Fleming Island split.kmz	House Production
CP 897.	Current Congressional Districts Volusia Split.kmz	House Production
CP 898.	CurrentCongressKMZ.kmz	House Production
CP 899.	H000C9045b.kmz	House Production
CP 900.	H000C9047-in progress.kmz	House Production
CP 901.	H000C9047_23Cities Osceola whole Hillsborough District.kmz	House Production
CP 902.	H000C9047_23Cities_Hollywood _2Counties_PolkCharlotte.kmz	House Production
CP 903.	H000C9047_24Citites_Hollywoo d.kmz	House Production
CP 904.	H000C9047_24Cities_Hollywood _2Counties.kmz	House Production
CP 905.	H000C9047_24Cities_Hollywood _2Counties_2122.kmz	House Production
CP 906.	H000C9047_24Cities_Hollywood _Brevard_Split.kmz	House Production

CP 907.	H000C9047_24Cities_Hollywood EW.kmz	House Production
CP 908.	H000C9047_24Cities_Sunrise.km	House Production
CP 909.	z H000C9047_24Cities_Sunrise_E W.kmz	House Production
CP 910.	H000C9047_25Cities_Hollywood _2Counties_Hillsborough.kmz	House Production
CP 911.	H000C9047_25Cities_Hollywood _Osceola_Hillsborough2.kmz	House Production
CP 912.	H000C9047_26Cities Brevard split Hillsborough district.kmz	House Production
CP 913.	H000C9047_26Cities East- West.kmz	House Production
CP 914.	H000C9047_26Cities North- South.kmz	House Production
CP 915.	H000C9047_27Cities_EW.kmz	House Production
CP 916.	H000C9047_27Cities_Hollywood _CD5over50.kmz	House Production
CP 917.	H000C9047_27Cities_Hollywood _NS2122_CD15Bartow.kmz	House Production
CP 918.	H000C9047_27Cities_Miami- DadeShift.kmz	House Production
CP 919.	H000C9047_27Cities_Miami- DadeShiftandOkeechobee.kmz	House Production
CP 920.	Hillsborough into two CDs.kmz	House Production
CP 921.	JAK CD 20 Alternative CD 21 and 22 east west.kmz	House Production
CP 922.	JAK_JP Edits CD 20 Alternative CD 21 and CD 22 East West.kmz	House Production
CP 923.	JP Alternative CD14 over50.kmz	House Production
CP 924.	JP Alternative CD14.kmz	House Production
CP 925.	JP Alternative CD14_Backup.kmz	House Production
CP 926.	JP Hillsborough District ver2.kmz	House Production
CP 927.	JP Hillsborough District.kmz	House Production
CP 928.	JPAmendment_3to9043_Okeecho bee whole.kmz	House Production
CP 929.	Lake Whole in a CD.kmz	House Production
CP 930.	Martin StLucie Indian River and Okeechobee in a CD.kmz	House Production
CP 931.	New_CD14.kmz	House Production
CP 932.	NewSouthFlorida_StartNMiami.k mz	House Production
CP 933.	Okaloosa County Kept Whole in CD1.kmz	House Production
CP 934.	Osceola WholeIn Congress.kmz	House Production
CP 935.	Removing Jefferson and Leon	House Production
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		Counties from CD 4.kmz		
CP 936.		Sarasota and Manatee Counties in	House Production	
		a CD.kmz		
CP 937.		SFloridaAlternative.kmz	House Production	
CP 938.		South Walton County into	House Production	
		CD2.kmz		
CP 939.		St Johns and Flagler Together.doj	House Production	
CP 940.		St Johns Whole.doj	House Production	
CP 941.		Request for Approval of Expert	House Production	
		Consulting Services		
	1	JOHNSTON PRODUCTION		
CP 942.		Powerpoint entitled "Redistricting	Johnston	
		2011-2011" by A Kelly and B.	000001-20	
		West		
		PRECOURT PRODUCTION	ГТ	
CP 943.		Redistricting Committee Chart	Precourt-000003	
CP 944.		Guidance for Public Participation Article	Precourt-000056	
CP 945.		Redistricting Geography Article	Precourt-000059	
CP 946.		Traditional Redistricting Concepts Article	Precourt-000060	
CP 947.		Analyzing the Effects of	Precourt-000061	
		Redistricting on Race & Ethnicity		
		Article		
CP 948.		Redistricting By the Numbers	Precourt-000062	
		Article		
		REICHELDERFER PRODUCTION		
CP 949.	11/13/10	Email from Heffley to	Reichelderfer-1-2	
		Reichelderfer et al. re an article		
		entitled "The Numbers Guy"		
CP 950.	11/17/10	Email from Weems to	Reichelderfer-3-5	Relevance
		Reichelderfer forwarding email re		Hearsay
		Redistricting Lawsuits Helped by		
CD 051	11/17/10	GOP Senators' Cash Email from Weems to	Detal alderford C. Q.	D -1
CP 951.	11/17/10	Reichelderfer forwarding email re	Reichelderfer-6-8	Relevance Hearsay
		Redistricting Lawsuits Helped by		Heatsay
		GOP Senators' Cash		
CP 952.	11/17/10	Email from Bascom to	Reichelderfer-9-10	Relevance
CI <i>)</i> 52.	11/17/10	Reichelderfer forwarding email re	Kelenendenter-9-10	Hearsay
		Redistricting Lawsuits Helped by		Ticarsay
		GOP Senators' Cash		
CP 953.	11/17/10	Email from Bascom to Weems,	Reichelderfer-11-	Relevance
- ,		Evers, Bascom and Reichelderfer	13	Hearsay
		re money given before election		u
~~ ~ ~ .	12/01/10	Email from Heffley to	Reichelderfer-14	
CP 954.	12/01/10	Email from Herney to	Reicheidenter-14	

		telephone call/meeting		
CP 955.	12/01/10	Email from Bainter to Heffley cc Reichelderfer saying he can attend a meeting "by phone"	Reichelderfer-15	
CP 956.	12/01/10	Email from Terraferma to Reichelderfer et al saying he can attend telephone meeting via conference call	Reichelderfer-16	
CP 957.	12/01/10	Email from Springer to Reichelderfer et all saying redistricting meeting on Friday at 10 am "works for me"	Reichelderfer-17	
CP 958.	12/02/10	Email from Heffley to Reichelderfer re 10 am Friday (redistricting meeting)	Reichelderfer-18	
CP 959.	12/02/10	Email from Heffley to Reichelderfer re 10 am Friday redistricting meeting	Reichelderfer-19	
CP 960.	12/07/10	Email from Pepper to Reichelderfer forwarding email re Upcoming Chair and Vice Chair Appointments	Reichelderfer-20- 21	
CP 961.	01/03/11	Email from Goodman to Reichelderfer re redistricting conversation	Reichelderfer-24	Relevance Hearsay
CP 962.	03/04/11	Email from Terraferma to Reichelderfer re constitutional amendment filing	Reichelderfer-25	Relevance Hearsay
CP 963.	05/04/11	Email from Cannon to Reichelderfer re need to discuss "Senate's extra \$10 million for redistricting and the House's secret slush fund"	Reichelderfer-51- 52	
CP 964.	10/12/11	Email from Reichelderfer to Heffley forwarding "Reapportionment Committee Meetings"	Reichelderfer-78- 79	
CP 965.	11/27/11	Email follow up from Pepper to Cannon and Reichelderfer re: Senate's prior reaction to plans.	Reichelderfer-103- 104	
CP 966.	11/27/11	Email follow up from Pepper to Cannon and Reichelderfer predicting Senate's response to concerns	Reichelderfer-105- 106	
CP 967.	11/30/11	Email from Terraferma to Heffley and Reichelderfer re: "S Fl triplets" attaching 'S FL.jpg'	Reichelderfer-130- 131	Relevance Hearsay

CP 968.	01/11/12	Email from Terraferma to Reichelderfer and Heffley re: "Sirius map and stats," and attaching files: 'Sirius4.xls' and 'Sirius4StatewideMap.jpg'	Reichelderfer-148- 154	Relevance Authenticity Hearsay
CP 969.	01/17/12	Reichelderfer email to self attaching news article entitled "Gaetz suggests break in session"	Reichelderfer-155- 156	Relevance Hearsay
CP 970.	01/21/12	Email from Terraferma to Heffley and Reichelderfer re: "Here is a map" and attaching and commenting on 'Frankenstein.jpg'	Reichelderfer-162- 163	Relevance Hearsay
CP 971.	01/23/12	Email from Pepper to Reichelderfer with link to 'H000C9047_24Cities_ Hollywood_2Counties – 2122.kmz'	Reichelderfer-160	
CP 972.	01/24/12	Email from Pepper to Reichelderfer attaching 'c9014ra1_KMZ.kmz'	Reichelderfer-165	
CP 973.	01/24/12	Email from Faron Boggs to Reichelderfer and Pat Neal re "map for pat neal" and attaching 'CD17Option2.pdf' and 'CD17.Option#2.kmz'	Reichelderfer-166- 167	Relevance Hearsay
CP 974.	01/25/12	Email from Pepper to Reichelderfer forwarding email from A. Kelly and attaching 'H000C9047.kmz'	Reichelderfer-168	
CP 975.	01/25/12	Email from Pepper to Reichelderfer forwarding 3 rd Amended Authorized Meeting Schedule for Session Week 3 – January 23-27, 2012 and saying "call me re this"	Reichelderfer-169- 172	
CP 976.	03/15/12	Email from Reichelderfer to Bainter with link to 'senate working round 2 v.2.kmz' and comments	Reichelderfer-180	Relevance Hearsay
CP 977.	04/10/12	Email from Parker to Reichelderfer requesting comments to response to St. Augustine Record article	Reichelderfer-202- 203	Relevance Hearsay
CP 978.	04/22/12	Email from Rimes to Reichelderfer re voter registration	Reichelderfer-43- 50	Relevance Hearsay
CP 979.		50+ AA VAP dist 4 for frank.zip	Reichelderfer Non-Party	Relevance Hearsay

		Production	
CP 980.	Cong h9.zip	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 981.	cong plan for frank.zip	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 982.	frank cong plan hills revised.zip	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 983.	HPUBC0132_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 984.	S000C9002_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 985.	S000C9006_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 986.	S00C9004_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 987.	S004C9014_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 988.	SPUBS0143_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 989.	SPUBS0146_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 990.	SPUBS0147_doj.zip	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 991.	50+ AA VAP dip 4 for frank.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 992.	ak1.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 993.	base.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 994.	Cong h9.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 995.	cong plan for frank.doj	Reichelderfer	Relevance

		Non-Party	Hearsay
CD 000		Production	
CP 996.	cong1.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
CT		Production	
CP 997.	dist 19_dist 20 strip clay county	Reichelderfer	Relevance
	rev.doj	Non-Party	Hearsay
		Production	
CP 998.	dist 19_dist 20 strip clay	Reichelderfer	Relevance
	county.doj	Non-Party	Hearsay
		Production	
CP 999.	forMarc.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1000.	House1.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1001.	House101.doj	Reichelderfer	Relevance
	5	Non-Party	Hearsay
		Production	
CP 1002.	hpubc0132.doj	Reichelderfer	Authenticity
	<u>F</u>	Non-Party	Hearsay
		Production	
CP 1003.	MarcR2.doj	Reichelderfer	Relevance
CI 1005.	Warenzz.uoj	Non-Party	Hearsay
		Production	Hearsuy
CP 1004.	mr1.doj	Reichelderfer	Relevance
CI 1004.	nii 1.doj	Non-Party	Hearsay
		Production	Ticarsay
CP 1005.	s000c9002.doj	Reichelderfer	Authenticity
CI 1005.	500009002.005	Non-Party	Hearsay
		Production	Tieatsay
CP 1006.	s000c9006.doj	Reichelderfer	Authenticity
CF 1000.	s000c9000.d0j	Non-Party	Hearsay
		Production	Tieatsay
CP 1007.	200020004 200201 doi:	Reichelderfer	A with a set i aiter
CP 1007.	s000s9004 senate1.doj		Authenticity
		Non-Party	Hearsay
CD 1000		Production	A .1 .1 .1
CP 1008.	s004c9014.doj	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 1009.	s016s9030.doj	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 1010.	Senate1.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	

CP 1011.	Senate2.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1012.	Senate3.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
CD 1012	<u> </u>	Production	
CP 1013.	Senate5.doj	Reichelderfer	Relevance
		Non-Party Production	Hearsay
CP 1014.	spubs0143 revised hills prob.doj	Reichelderfer	Relevance
CI 1014.	spubsor+5 revised mins prob.doj	Non-Party	Hearsay
		Production	illuisuy
CP 1015.	spubs0143.doj	Reichelderfer	Authenticity
	T T T T T T T	Non-Party	Hearsay
		Production	5
CP 1016.	spubs0146.doj	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 1017.	spubs0147.doj	Reichelderfer	Authenticity
		Non-Party	Hearsay
CTD 1010	1.01701	Production	
CP 1018.	spubs0178lwv.doj	Reichelderfer	Authenticity
		Non-Party	Hearsay
CP 1019.	Base2.kmz	Production Reichelderfer	Relevance
CP 1019.	Dase2.kmz	Non-Party	Hearsay
		Production	Tieatsay
CP 1020.	Cong 132 rev.kmz	Reichelderfer	Relevance
CI 1020.		Non-Party	Hearsay
		Production	
CP 1021.	Cong 132 rev2.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1022.	Cong 132 rev3.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1023.	Cong 132 rev4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
CD 1024	Cana 122 mar 5 have	Production	Dalaaraa
CP 1024.	Cong 132 rev5.kmz	Reichelderfer	Relevance
		Non-Party Production	Hearsay
CP 1025.	Cong 132 rev6.kmz	Reichelderfer	Relevance
\mathbf{VI} 1023.		Non-Party	Hearsay
		Production	incursay
CP 1026.	Cong 132 rev7.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay

		Production	
CP 1027.	Cong 132 rev8.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1028.	Cong 132 rev9.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	_
CP 1029.	Cong 132 rev10.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1030.	Cong 132 rev11.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1031.	Cong 132 rev12.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1032.	Cong 132 rev13 rev cent hisp.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1033.	Cong 132 rev13.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1034.	Cong Dist 4 – 50+ Blk VAP 2	Reichelderfer	Relevance
	working.kmz	Non-Party	Hearsay
		Production	
CP 1035.	Cong Dist 4 – 50+ Blk VAP	Reichelderfer	Relevance
	2.kmz	Non-Party	Hearsay
		Production	
CP 1036.	Cong Dist 4 – 50+ Blk VAP.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1037.	Congress_11072011(1).kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1038.	Congress_11072011(1)_A2.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1039.	Congress_11072011(1)_A4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1040.	Congress_11072011(1)_A5.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1041.	Congress_11072011(2).kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1042.	Congress_11082011(3).kmz	Reichelderfer	Relevance

		Non-Party	Hearsay
		Production	
CP 1043.	Congress_11152011(5).kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1044.	Congress_11162011(6).kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1045.	Congresional2revised1.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1046.	Congresional2revised2.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1047.	Congresional2revised3.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	5
CP 1048.	Congresional2revised4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1049.	Congresional2revised5.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	neursuj
CP 1050.	Congresional2revised6.kmz	Reichelderfer	Relevance
CI 1050.		Non-Party	Hearsay
		Production	itearbuy
CP 1051.	Congresional2revised7 revised cb	Reichelderfer	Relevance
	seat.kmz	Non-Party	Hearsay
		Production	neursuy
CP 1052.	Congresional2revised7 revised cb	Reichelderfer	Relevance
01 1002.	seat2.kmz	Non-Party	Hearsay
		Production	neursuj
CP 1053.	Congresional2revised7 revised cb	Reichelderfer	Relevance
	seat3.kmz	Non-Party	Hearsay
		Production	meansay
CP 1054.	Congresional2revised7.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	Treatsuy
CP 1055.	Congressional6rev1.kmz	Reichelderfer	Relevance
CI 1033.	Congressionalorev L.Khiz	Non-Party	Hearsay
		Production	Ticaisay
CP 1056.	Congressional Base – Perfect	Reichelderfer	Relevance
CI 1030.	Pieces.kmz	Non-Party	Hearsay
	r icues.kiiiz	Production	Tieatsay
CD 1057	fronts come stars hills service 11		Dal
CP 1057.	frank cong plan hills revised.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	

CP 1058.	frank cong plan revised3.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1059.	H000C9009_KMZ.kmz	Reichelderfer Non-Party Production	Authenticity Hearsay
CP 1060.	H000C9011_KMZ.kmz	Reichelderfer Non-Party Production	Authenticity Hearsay
CP 1061.	H000C9047 final.kmz	Reichelderfer Non-Party Production	Authenticity Hearsay
CP 1062.	H000H9049 final house.kmz	Reichelderfer Non-Party Production	Authenticity Hearsay
CP 1063.	House_Base_Plan_Copy1.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1064.	n fl cong.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1065.	rd2-1.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1066.	rd2-2.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1067.	rd2-3.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1068.	rd2-4.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1069.	rd2-5.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1070.	rd2-6.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1071.	rd2-7.kmz	Reichelderfer Non-Party Production	Relevance Hearsay
CP 1072.	S000S9004 senate1.kmz	Reichelderfer Non-Party Production	Authenticity Hearsay
CP 1073.	S000S9008 Senate final.kmz	Reichelderfer Non-Party	Authenticity Hearsay

		Production	
CP 1074.	Senate2.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1075.	Senate4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1076.	Senate5.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1077.	senate 123 revised 4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1078.	senate 123 revised 6.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1079.	senate 123 revised TB and Brev	Reichelderfer	Relevance
	and Ose.kmz	Non-Party	Hearsay
		Production	
CP 1080.	senate 123 revised TB.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1081.	senate concept working.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1082.	senate working round 2.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1083.	Senate5.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1084.	SPUBC0170_LWV_congressiona	Reichelderfer	Authenticity
	l.kmz	Non-Party	Hearsay
		Production	
CP 1085.	SPUBCS0143.kmz	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 1086.	spubc0170.pdf	Reichelderfer	Authenticity
		Non-Party	Hearsay
		Production	
CP 1087.	Senate6 working.doj	Reichelderfer	Relevance
		Non-Party	Hearsay
		Production	
CP 1088.	Congressional 1.kmz	Reichelderfer	
		Non-Party	
		Production	
CP 1089.	Congressional 2.kmz	Reichelderfer	

		Non-Party	
27 1000		Production	
CP 1090.	Congressional 3.kmz	Reichelderfer	
		Non-Party Production	
CP 1091.	Congressional 4.kmz	Reichelderfer	
CI 1091.	Congressional 4.Kmz	Non-Party	
		Production	
CP 1092.	Congressional 5.kmz	Reichelderfer	
	6	Non-Party	
		Production	
CP 1093.	Congressional 6.kmz	Reichelderfer	
		Non-Party	
		Production	
CP 1094.	Congressional 7.kmz	Reichelderfer	
		Non-Party	
CD 100 7	<u> </u>	Production	
CP 1095.	Congressional 8.kmz	Reichelderfer Non-Party	
		Production	
CP 1096.	Congressional 9.kmz	Reichelderfer	
		Non-Party	
		Production	
CP 1097.	FLSenate_CongressionalMap.kmz	Reichelderfer	
		Non-Party	
		Production	
CP 1098.	frank cong plan revised4.kmz	Reichelderfer	Relevance
		Non-Party	Hearsay
CID 1000	11000000171	Production	A (1 (* *)
CP 1099.	H000C9047.kmz	Reichelderfer	Authenticity
		Non-Party Production	Hearsay
CP 1100.	H00C9047_24Cities_Hollywood_	Reichelderfer	
CI 1100.	2Counties 2122.kmz	Non-Party	
		Production	
CP 1101.	H000C9047_27Cities_Hollywood	Reichelderfer	
	CD5over50.kmz	Non-Party	
		Production	
CP 1102.	H000H9017.kmz	Reichelderfer	Authenticity
		Non-Party	Hearsay
CD 1102		Production	A
CP 1103.	H000H9027.kmz	Reichelderfer	Authenticity
		Non-Party Production	Hearsay
CP 1104.	RomoPlan_KMZ.kmz	Production Reichelderfer	Relevance
UI 1104.		Non-Party	Hearsay
		Production	Thatsay
		rioquettoli	

CP 1105		Senate123 revised 3.kmz	Reichelderfer Non-Party	Relevance Hearsay
			Production	
CP 1106		Senate 123 revised 5.kmz	Reichelderfer	Relevance
			Non-Party	Hearsay
			Production	
CP 1107		Senate 123 revised 7.kmz	Reichelderfer	Relevance
			Non-Party	Hearsay
			Production	
CP 1108		Senate working around 2 v2.kmz	Reichelderfer	Relevance
			Non-Party	Hearsay
			Production	-
CP 1109		Sirius4StateWideMap.jpg	Reichelderfer	Relevance
		1 31 0	Non-Party	Hearsay
			Production made	5
			03/04/14	
CP 1110		Sirius4.xls	Reichelderfer	Relevance
			Non-Party	Hearsay
			Production made	
			03/04/14	
CP 1111		Frankenstein.jpg	Reichelderfer	Relevance
		i ruinenstein.jpg	Non-Party	Hearsay
			Production made	Hearbay
			03/04/14	
CP 1112	03/31/11	Email from Heffley to	Reichelderfer-29-	Hearsay
CI 1112	05/51/11	Terraferma, Mitt Romneyderfer,	35	Ticarsay
		Money, Springer, Bainter, and	55	
		Clark re: Congressional		
		Redistricting: Is Creating "Safe"		
		Districts a Dying Art?		
		SENATE PRODUCTION		
CP 1113		2012 Bill Summary – CS/SB 1174	SenateSupp-	
		2012 Bin Summary – CS/SB 11/4	003156	
CP 1114		2012 Bill Summer CC/CD 1174		
UF 1114		2012 Bill Summary – CS/SB 1174	SenateSupp-	
CD 1117			003159	
CP 1115				
		2012 Bill Summary – CS/SB 1176	SenateSupp-	
			003228	
CP 1116		2012 Bill Summary – CS/SB 1176 2012 Bill Summary – CS/SB 1174	003228 Senate001/Analys	
CP 1116			003228 Senate001/Analys es/Session	
		2012 Bill Summary – CS/SB 1174	003228 Senate001/Analys es/Session Summaries	
CP 1116 CP 1117			003228 Senate001/Analys es/Session Summaries Senate	
		2012 Bill Summary – CS/SB 1174	003228 Senate001/Analys es/Session Summaries Senate 001/Reports/Sessi	
CP 1117		2012 Bill Summary – CS/SB 1174 2012 Bill Summary – CS/SB 1174	003228 Senate001/Analys es/Session Summaries Senate 001/Reports/Sessi on Summary	
		2012 Bill Summary – CS/SB 1174 2012 Bill Summary – CS/SB 1174 CS/SJR 1176 Joint Resolution of	003228 Senate001/Analys es/Session Summaries Senate 001/Reports/Sessi	
CP 1117		2012 Bill Summary – CS/SB 1174 2012 Bill Summary – CS/SB 1174	003228 Senate001/Analys es/Session Summaries Senate 001/Reports/Sessi on Summary	
CP 1117		2012 Bill Summary – CS/SB 1174 2012 Bill Summary – CS/SB 1174 CS/SJR 1176 Joint Resolution of	003228 Senate001/Analys es/Session Summaries Senate 001/Reports/Sessi on Summary	

		Apportionment – 2012 Bill	
		Summary	
CP 1120.		2012 Bill Summary – CS/SB 1174 – H000C9047	SenateSupp- 0003230
CP 1121.		Packet for H000C9047	Senate 001/Floor
		Congressional Plan background	Records/Amendm
		statistics and map	ent Analyses
CP 1122.		.H000C9047 – Summary Analysis	Floridaredistrictin g.org
CP 1123.	12/06/11	Senate_Com_MeetingPack (s000C9002)	Floridaredistrictin g.org
CP 1124.	12/08/11	House_Sub_Con_MeetingPacket (9001-9013 Maps).pdf	Floridaredistrictin g.org
CP 1125.	12/21/11	H000C9001 Summary Analysis	Floridaredistrictin g.org
CP 1126.	12/21/11	H000C9003 Summary Analysis	Floridaredistrictin g.org
CP 1127.	12/21/11	H000C9005 Summary Analysis	Floridaredistrictin g.org
CP 1128.	12/21/11	H000C9007 Summary Analysis	Floridaredistrictin g.org
CP 1129.	12/29/11	Bill Analysis PSC/SB 1174	Senate001/Analys es/1174
CP 1130.	12/30/11	Bill Analysis PSC/SB 1174	Senate001/Analys es/1174
CP 1131.	12/30/11	Bill Analysis PCS/SB 1174	Senate001/Analys es/1174
CP 1132.	01/09/12	House_Sub_Con_MeetingPacket1 (9001 thru 9007)	Floridaredistrictin g.org
CP 1133.	01/09/12	House_Sub_Con_MeetingPacket2 (9009 thru 9013)	Floridaredistrictin g.org
CP 1134.	01/10/12	.H000C9009 Summary Analysis	Floridaredistrictin g.org
CP 1135.	01/10/12	H000C9011 Summary Analysis	Floridaredistrictin g.org
CP 1136.	01/10/12	H000C9013 Summary Analysis	Floridaredistrictin g.org
CP 1137.	01/11/12	Bill Analysis PSC/SB 1174	Senate001/Analys es/1174
CP 1138.	01/11/12	Bill Analysis and Fiscal Impact Statement PCS/SB 1174 – Statement of Substantial Changes	Senate001/Analys es/1174
CP 1139.	01/16/12	Bill Analysis PSC/SB 1174- REVISED	Senate001/Analys es/1174
CP 1140.	01/17/12	LR-982-Reapp-Senate Floor Debate 1/17/12 (pt 1)	Senate 001/Floor Records/Transcript s & Recordings

CP 1141.	01/17/12	LR-982-Reapp-Senate Floor	Senate 001/Floor
CI 1141.	01/17/12	Debate 1/17/12 (pt 2)	Records/Transcript
		Debate 1/1//12 (pt 2)	s & Recordings
CP 1142.	01/19/12	U000C0041 Summany Analysis	Floridaredistrictin
CF 1142.	01/19/12	H000C9041 Summary Analysis	
CD 1142	01/10/12		g.org
CP 1143.	01/19/12	H000C9043 Summary Analysis	Floridaredistrictin
CD 1144	01/10/10		g.org
CP 1144.	01/19/12	H000C9045 Summary Analysis	Floridaredistrictin
CD 1115	01/00/10		g.org
CP 1145.	01/20/12	House_Committee_MeetingPacke	Floridaredistrictin
		t1 (9041 starts at 153)	g.org
CP 1146.	01/20/12	House_Committee_MeetingPacke	Floridaredistrictin
		t2 (9043 thru 9045)	g.org
CP 1147.	01/27/12	House_Committee_AmendmentP	Floridaredistrictin
		acket (9047 amendment starts at	g.org
		101)	
CP 1148.	02/06/12	H000C9047 – House Msg	Floridaredistrictin
		Summary	g.org
CP 1149.	03/02/12	Email to Apply Alex's changes	Senate004/Disk 1
		then publish SB 1176 Bill	of 3
		Summary	
CP 1150.	03/02/12	2012 Bill Summary – Joint	Senate004/Disk 1
		Resolution of Apportionment	of 3
		CS/SJR 1176	
CP 1151.	03/02/12	Email to Apply Alex's changes	Senate004/Disk 1
		then publish SB 1174 Bill	of 3
		Summary	
CP 1152.	03/02/12	2012 Bill Summary – Establishing	Senate004/Disk 1
		Congressional Districts of the	of 3
		State by Reapportionment CS/SB	
		1174	
CP 1153.	03/02/12	Email from John Guthrie to Jay	Senate004/Disk 1
		Ferrin to apply Alex's changes	of 3
		then publish SB 1176 Bill	
		Summary	
CP 1154.	03/02/12	Email from John Guthrie to Jay	Senate004/Disk 1
		Ferrin to apply Alex's changes	of 3
		then publish SB 1174 Bill	
		Summary – H000C9047	
CP 1155.	03/02/12	2012 Bill Summary – Establishing	Senate004/Disk 1
		Congressional Districts of the	of 3
		State by Reapportionment	
		CS/SB1174 – H000C9047	
CP 1156.	03/03/12	Email John Guthrie to Elizabeth	Senate004/Disk 1
	05/05/12	Moya enclosing Bill Summaries	of 3
		for review	
CP 1157.	03/03/12	2012 Bill Summary – Joint	Senate004/Disk 1
UI 1137.	03/03/12	2012 Din Summary – John	Schatcoo4/Disk 1

		Resolution of Apportionment CS/SJR 1176	of 3
CP 1158.	03/03/12	2012 Bill Summary – Establishing Congressional Districts of the State by Reapportionment CS/SB 1174	Senate004/Disk 1 of 3
CP 1159.	03/03/12	Email from John Guthrie to Elizabeth Moya enclosing Bill Summaries for review for 1174 (congr) and 1176 (leg)	Senate004/Disk 1 of 3
CP 1160.	03/03/12	2012 Bill Summary – Joint Resolution of Apportionment CS/SJR 1176	Senate004/Disk 1 of 3
CP 1161.	03/03/12	2012 Bill Summary – Establishing Congressional Districts of the State by Reapportionment CS/SB 1174	Senate004/Disk 1 of 3
CP 1162.		103_doj.zip_103.doj	Senate Supplemental Production
CP 1163.		27 october_doj.zip_27october.doj	Senate Supplemental Production
CP 1164.		c9047amd1_doj.zip_c9047amd1.d oj	Senate Supplemental Production
CP 1165.		con104_doj.zip_con104.doj	Senate Supplemental Production
CP 1166.		Congress20_doj.zip_congress20.d oj	Senate Supplemental Production
CP 1167.		originalbi_doj(1).zip_originalbi.d oj	Senate Supplemental Production
CP 1168.		originalbi_doj.zip_originalbi.doj	Senate Supplemental Production
CP 1169.		pcs_03_doj.zip_pcs_03.doj	Senate-created, draft congressional maps
CP 1170.		PRLDEF1Pla_doj.zip_prldef1pla. doj	Senate-created, draft congressional maps
CP 1171.		PRLDEFPlan_doj.zip_prldefplan. doj	Senate-created, draft congressional maps

CP	1172.		SPB7032_doj.zip_spb7032.doj	Senate-created,	
				draft congressional	
				maps	
СР	1173.		Public Records Request Summary	SENATESUPP-	
~~				006092.xlsx	
СР	1174.	07/29/11	Email from Debbie Brown to Lisa	SENATESUPP-	
			Swindle, Jim Heberle and Karen	007692	
			Chandler re: public records		
(TP)	1175	02/07/12	request		
СР	1175.	02/07/13	Email from Katie Betta to George	SENATESUPP-	
			Levesque and Laquisha Persak re: FW: Redistricting PRR	007693-7695	
СР	1176.	02/07/13	Email from Laquisha Persak to	SENATESUPP-	
			the Miami Herald, Katie Betta,	007697-7698	
			Debbie Brown re: Public Records		
			Request #21		
СР	1177.	02/08/13	Email from Katherine Betta to	SENATESUPP-	
			Laquisha Persak and the Miami	007699-7700	
			Herald re: RE: Public Records		
(CD)	1170	02/00/12	Request #21		
СР	1178.	02/09/13	Email from Katie Betta to Mary	SENATESUPP-	
			Ellen Klas and Laquisha Persak re: PRR - #21	007701-7702	
СР	1179.	03/06/13	Email from Katie Betta to	SENATESUPP-	
CI	11/9.	03/00/13	Laquisha Persak re: PRR - #21	007696	
СР	1180.	04/10/12	Email from Michael McGinley to	SENATESUPP-	
U	1100.	0 1/ 10/ 12	George Meros, Jr., etc. re: DOJ	005642	
			Requests		
СР	1181.	01/22/12	Email from Jeffrey Silver to	SENATESUPP-	
			Amber Marconnet, etc. re:	006544-6550	
			Request for 2008 Voter		
			Registration and 2008 Voter		
			Turnout Data		
CP	1182.		Screen Shot of Senate Draft Map	Senate Production	Hearsay
			Production		
CP	1183.		Welcome to the Florida Senate	Senate Production	
			presentation		
	1184.	12/16/11	SPB7032_doj.zip_spb7032.doj	Senate Production	
	1185.		originalbi_doj.zip_originalbi.doj	Senate Production	
	1186.		pcs_03_doj.zip_pcs_03.doj	Senate Production	
СР	1187.	11/25/11	Congress20_doj.zip_congress20.d	Senate Production	
CP	1188.	11/25/11	draft_c07_doj.zip_draft_c07.doj	Senate Production	
СР	1189.	11/25/11	draftc07b_doj.zip_draftc07b.doj	Senate Production	
	1		TERRAFERMA PRODUCTIO	N N	
СР	1190.		Who is Who List	Terraferma	Hearsay
				Production	Relevance

			09/06/13	
CP 1191.		Map: "9-1 Revised"	FT000520 -	Relevance
			attachment	Hearsay
CP 1192.		Map: "12-20 Draft"	FT000328 -	Relevance
			attachment	Hearsay
CP 1193.		Map: "Congress 1_2"	FT000329 -	Relevance
			attachment	Hearsay
CP 1194.		Composite of Map Files	FT000340-405 -	Relevance
			attachment	Authenticity Hearsay
CP 1195.		Spreadsheet entitled	FT000422 -	Authenticity
		"Senate_sCongress"	attachment	Hearsay
CP 1196.		Data re Districts	FT000431 -	Authenticity
CD 1107		Canadahaat antidad	attachment	Hearsay
CP 1197.		Spreadsheet entitled	FT000484 -	Authenticity
CP 1198.		"CurrentCongress" Spreadsheet entitled	attachment FT000491 -	Hearsay Relevance
CF 1190.		"State_Senate_	attachment	Hearsay
		Incumbent_Resident" with	attacimient	Ticarsay
		additional data		
CP 1199.		Spreadsheet entitled	FT000506 -	Relevance
		"Sirius_Stats"	attachment	Hearsay
CP 1200.		Table	FT000511 -	Authenticity
			attachment	Hearsay
CP 1201.		Congressional map	FT000517 -	Relevance
			attachment	Authenticity Hearsay
CP 1202.		Spreadsheet entitled	FT000518 -	Relevance
		"Florida_Draft_12_20"	attachment	Authenticity
				Hearsay
CP 1203.	01/03/11	Terraferma email to Ralph Lair re: map amendments memo	FT000255	
CP 1204.	06/08/11	Article entitled "Guidance for	10/11/13	
		Public Participation in Florida's	3 rd Supp Prod -	
		2011-2012Redistricting"	TERRAFERMA	
CD 1205	06/14/11		001325-1326	
CP 1205.	06/14/11	Email from M. Coley to	FT000001-3	
		Terraferman re: "Public Input Meetings on Redistricting –		
		Materials for Outreach and		
		Information		
CP 1206.	06/20/11	Correspondence from Gaetz and	09/10/13	
	00,20,11	Weatherford to Freidin re	2 nd Supp Prod –	
		redistricting path	TERRAFERMA	
			002289-2291	
			FT000626-628	

CP 1207.	07/11/11	Email from Terraferma to Smith cc Weightman, Mears and Weatherford re Facebook page for Florida Fair Districts Coalition	10/11/13 3 rd Supp Prod - TERRAFERMA 000894-895	
CP 1208.	07/11/11	Email from Terraferma to Wild population deviation for Congressional districts	FT000006-10	Relevance Hearsay
CP 1209.	07/12/11	Attachment to email from Terraferma to Heffley and Rimes re "codes for maptitude election results"	FT000013	Relevance Hearsay
CP 1210.	07/12/11	Email from Terraferma to Heffley and Rimes re "codes for maptitude election results" and attaching 'PDDATA_CODES.pdf'	FT000012	Relevance Hearsay
CP 1211.	07/13/11	Email from Terraferma to Weatherford re MLK Jr. testifying for minority voting rights	09/10/13 2 nd Supp Prod – TERRAFERMA 002292 FT000629	
CP 1212.	07/15/11	Email from Terraferma to Wild re printing maps from maptitude	FT000014	Relevance Hearsay
CP 1213.	07/27/11	Email from Terraferma to Heffley re numbers chart for call with attachment Comparison.xls	09/10/13 2 nd Supp Prod – 09/10/13 TERRAFERMA 003146 FT000569	Relevance Hearsay Authenticity
CP 1214.	07/27/11	Scanned congressional map files attached to email from Terraferma to Heffley re: "congress"	FT00025 – attachments	Authenticity Hearsay
CP 1215.	08/05/11	Email between Heffley and Terraferma re maps left under Heffley's door	09/10/13 2 nd Supp Prod – TERRAFERMA 002282 FT000544	Relevance Hearsay
CP 1216.	08/22/11	Email string between Terraferma, Christina Johnson, and Kathy Mears re: JMI op ed and potential map submittal	FT000074-75	Relevance Hearsay
CP 1217.	10/03/11	Email from Terraferma to J. Diez and J. Vicknair re: converting maptitude files to .kmz files	FT000087	Relevance Hearsay
CP 1218.	10/26/11	Email between Terraferma and Heffley re: proposing maps	09/10/13 2 nd Supp Prod – TERRAFERMA	Relevance Hearsay

			000967 FT000536	
CP 1219.	10/26/11	Email string between Terraferma and Heffley proposed maps	FT000095	Relevance Hearsay
CP 1220.	10/28/11	Email from Terraferma to Wild regarding map files from M. Sheehan	FT000135	Relevance Hearsay
CP 1221.	10/28/11	I4corridor.jpg	FT000104	Relevance Hearsay
CP 1222.	10/28/11	Northeast.jpg	FT000105	Relevance Hearsay
CP 1223.	10/28/11	panhandle.jpg	FT000106	Relevance Hearsay
CP 1224.	10/28/11	SchmedlovPlanStats.jpg	FT000107	Relevance Authenticity Hearsay
CP 1225.	10/28/11	SE Fla.jpg	FT000112	Relevance Hearsay
CP 1226.	10/28/11	Southern peninsula.jpg	FT000113	Relevance Hearsay
CP 1227.	10/28/11	statewide.jpg	FT000114	Relevance Hearsay
CP 1228.	10/28/11	Attached map file to email from Terraferma to Wild attaching 'Rich Heffley DOJ Map 10282011001.bak.zip'	FT000122	Relevance Hearsay
CP 1229.	10/28/11	Email string between Terraferma and Wild re: handling dbf files	FT000137	Relevance Hearsay
CP 1230.	10/31/11	Email string between Bainter and Terraferma re: Terraferma preparing map files	FT000144	Relevance Hearsay
CP 1231.	11/03/11	Email from Terraferma to Heffley re Foster seat	09/10/13 2 nd Supp Prod – TERRAFERMA 002684 FT000568	Relevance Hearsay
CP 1232.	11/04/11	Email string between Terraferma and Reichelderfer re: map	FT000183	Relevance Hearsay
СР 1233.	11/10/11	Email string between Reichelderfer and Terraferma re: map affecting Clay county	FT000185	Relevance Hearsay
CP 1234.	11/19/11	Email string between Terraferma and D. Flaherty and J. Flaherty re: how to handle map files	FT000188	Relevance Hearsay
CP 1235.	11/21/11	Email string between Terraferma and Wild re: converting map files	FT000199	Relevance Hearsay
CP 1236.	11/28/11	Attachment to Terraferma email	FT000203	Authenticity

		to Heffley, attaching 'Senate'sCongress.xls'		Hearsay
CP 1237.	11/28/11	Email string between Terraferma and Aaron Bean re: Senate released map	FT000224	
CP 1238.	11/29/11	Terraferma email to Rimes attaching 'Senate'sCongress.xls'	FT000226	Relevance Hearsay
CP 1239.	11/29/11	Spreadsheet attached to Terraferma email to Rimes attaching 'Senate'sCongress.xls'	FT000227	Authenticity Hearsay
CP 1240.	11/29/11	Email from Rimes to Terraferma re "Old vs New"	FT000237	Relevance Hearsay
CP 1241.	11/29/11	Email string between Terraferma and Rimes re "see tabs"	FT000238	Relevance Hearsay
CP 1242.	11/30/11	Attachment to Terraferma email to Heffley and Reichelderfer re: "S Fl triplets," attaching "S FL.jpg"	FT000240	Relevance Hearsay
CP 1243.	12/06/11	Email from Terraferma to Eisnaugle re maps posted	09/10/13 2 nd Supp Prod – TERRAFERMA 000132 FT000597	
CP 1244.	12/06/11	Email from Terraferma to Pepper re public speaking at workshop	09/10/13 2 nd Supp Prod – TERRAFERMA 003112 FT000635	
CP 1245.	12/21/11	Attachment to Terraferma email to Heffley re "Here are the stats for the Sirius plan we discussed earlier," attaching "Sirius Stats.xls"	FT000249	Relevance Authenticity Hearsay
CP 1246.	12/26/11	Email string between Heffley and Terraferma re: new Senate map	FT000254	Relevance Hearsay
CP 1247.	12/31/11	Email between Terrferma and Heffley re stats on senate plan S000C9006	09/10/13 2 nd Supp Prod – TERRAFERMA 0001008 FT000537	Relevance Hearsay
CP 1248.	12/31/11	Email from Heffley to Terraferma re adding cities to Senate Plan	09/10/13 2 nd Supp Prod – TERRAFERMA 002652 FT000567	Relevance Hearsay
CP 1249.	01/03/12	Email from Terraferma to Heffley attaching file	09/10/13 2 nd Supp Prod –	Relevance Hearsay

		'SenateCongressionalV2.xls'	TERRAFERMA 002646 FT000561	
CP 1250.	01/03/12	SenateCongressionalV2 Spreadsheet	09/10/13 2 nd Supp Prod – TERRAFERMA 002647 FT000562	Relevance Hearsay Authenticity
CP 1251.	01/03/12	Email from Terraferma to Lair requesting memo that went out about map amendments	10/11/13 3 rd Supp Prod - TERRAFERMA 002785-2786	
CP 1252.	01/03/12	Email string between Terraferma and Ryan Smith re Pasco Map	FT000256	Relevance Hearsay
CP 1253.	01/10/12	Email from Terraferma to Ieva Smidt attaching 'Central FL Congress.jpg'	FT000266	Relevance Hearsay
CP 1254.	01/10/12	Attachment to Terraferma email to Ieva Smidt attaching 'Central FL Congress.jpg'	FT000267 – attachment	Relevance Hearsay
CP 1255.	01/10/12	Email from Terraferma to Ieva Smidt re "this is #2central FL was #1" attaching 'Southern Florida Congress.jpg'	FT000268	Relevance Hearsay
CP 1256.	01/10/12	Attachment to Terraferma email to Ieva Smidt, re: "this is #2central Fl was #1," attaching 'Southern Florida Congress.jpg'	FT000269	Relevance Hearsay
CP 1257.	01/10/12	Attachment to Terraferma email to Ieva Smidt, re: "this is #2central Fl was #1," attaching 'Southern Florida Congress.jpg'	FT000270	Relevance Hearsay
CP 1258.	01/10/12	Attachment to Terraferma email to Ieva Smidt, re: "this is #2central Fl was #1," attaching 'Southern Florida Congress.jpg'	FT000271	Relevance Hearsay
CP 1259.	01/11/12	Reichelderfer email to Terraferma re: "CD 4 Blk VAP = 50.11"	FT000272	Relevance Hearsay
CP 1260.	01/11/12	Reichelderfer email to Terraferma, saying he is working on fixing email to send CD 4 Blk VAP = 50.11	FT000273	Relevance Hearsay
CP 1261.	01/11/12	Email string between Terraferma and Heffley re: Sirius4 map and stats	FT000274	Relevance Hearsay
CP 1262.	01/17/12	Terraferma email to Anthony Pedicini re: House Redistricting	FT000277	

			Committee Timeline for Weeks 2- 3 of Session		
СР	1263.	01/20/12	Terraferma email to Reichelderfer and Heffley re: "5 seats should be -5, rest at zero FYI"	FT000279	Relevance Hearsay
СР	1264.	01/21/12	Email between Heffley and Terraferma re balance of map with attachment Frankenstein.jpg	09/10/13 2 nd Supp Prod – TERRAFERMA 002573 FT000547	Relevance Hearsay
СР	1265.	01/21/12	Attachment to Terraferma email to Heffley and Reichelderfer re "Here is a map", attaching 'Frankenstein.jpg'	FT000281 - attachment	Relevance Hearsay
СР	1266.	01/21/12	Terraferma email to Heffley re: "Here is a map"	FT000286	Relevance Hearsay
СР	1267.	01/21/12	E mail string between Reichelderfer and Heffley re: Base.kmz	FT000290	Relevance Hearsay
СР	1268.	01/21/12	Email string between Richelderfer and Heffley re: Base2.KMZ	FT000291	Relevance Hearsay
СР	1269.	01/22/12	Email string between Terraferma and Reichelderfer re: map files	FT000288	Relevance Hearsay
	1270.	01/23/12	Email string between Terraferma and Bainter re: Trujillo.txt	FT000292	Relevance Hearsay
	1271.	01/23/12	Terraferma email to Bainter re: map files	FT000289	Relevance Hearsay
СР	1272.	01/23/12	Email string between Bainter and Terraferma re: second one, attaching 'Duval.txt'	FT000293	Relevance Hearsay
СР	1273.	01/25/12	Email string between Terraferma and Brecht Heuchan re: need some info	FT000297	Relevance Hearsay
СР	1274.	01/26/12	Email string between Wild and Terraferma re "HB6005"	FT000302	Relevance Hearsay
СР	1275.	01/27/12	Email string between Terraferma and Matt Doster re: bill number issues	FT000304	Relevance Hearsay
СР	1276.	01/27/12	Terraferma email to Johnson, attaching scan of "numbers on congressional map"	FT000310	Relevance Hearsay
СР	1277.	01/27/12	Attachment to Terraferma email to Johnson, attaching scan of "numbers on congressional map"	FT000311	Authenticity Hearsay
СР	1278.	01/27/12	Email string between Terraferma and David Johnson re: amended House map	FT000316	Relevance Hearsay

СР	1279.	01/30/12	Terraferma email to lawjohnp1@juno.com re: map	FT000317	Relevance Hearsay
СР	1280.	02/07/12	Email from Terraferma to Cortese re Senate taking up maps	09/10/13 2 nd Supp Prod – TERRAFERMA 000056-57 FT000595-596	Relevance Hearsay
СР	1281.	02/09/12	Terraferma to akincade@nrcc.org re: map issue	FT000318	
СР	1282.	03/07/12	Email string between Terraferma and Larry Cretul re: request for information	FT000319	Relevance Hearsay
СР	1283.	03/14/12	Email string between Terraferma and Heffley re: starting on map issues	FT000320	Relevance Hearsay
СР	1284.	03/28/12	Alex Kelly email transmitting 'Romo Congressional Plan.doj' to Terraferma	FT000323	Relevance Hearsay
СР	1285.	03/28/12	Pepper email transmitting 'RomoPlan_KMZ' to Terraferma	FT000324	Relevance Hearsay
СР	1286.	03/28/12	'RomoPlan_KMZ'	FT000322	Relevance Hearsay
СР	1287.	06/12/12	Email from Terraferma to Kelly re district maps with link to http://www.floridadistricting. org/archive/districtmaps2002 .html	09/10/13 2 nd Supp Prod – TERRAFERMA 000006 FT000593	Relevance Hearsay
СР	1288.	05/14/13	HJR 7231 Floor Debate Outline	10/11/13 3 rd Supp Prod - TERRAFERMA 001207-1210	Relevance Hearsay Authenticity
			TYSON PRODUCTION		
СР	1289.		West Florida Congress	Tyson Non-Party Production	
СР	1290.		CD-2	Tyson Non-Party Production	
СР	1291.		CD-2_Revised	Tyson Non-Party Production	
СР	1292.		Congressional A_5-24	Tyson Non-Party Production	
СР	1293.		Congressional A_5-21_No T-2	Tyson Non-Party Production	
СР	1294.		Congressional A_5-43_VF Glitch	Tyson Non-Party Production	
СР	1295.		Congressional A_5-25	Tyson Non-Party Production	
СР	1296.		Congressional A_5-26	Tyson Non-Party	

			Production	
CP 1297.		H000C9011	Tyson Non-Party	
			Production	
CP 1298.		H000C9013	Tyson Non-Party	
			Production	
CP 1299.		H000C9041	Tyson Non-Party	
			Production	
CP 1300.		H000C9045	Tyson Non-Party	
			Production	
CP 1301.		H000C9047	Tyson Non-Party	
			Production	
CP 1302.		H000C9047_DOJ	Tyson Non-Party	
			Production	
CP 1303.		S000C9002	Tyson Non-Party	
			Production	
CP 1304.		S004C9014	Tyson Non-Party	
			Production	
	1	WEATHERFORD PRODUCT		
CP 1305.	01/10/11	Email from Weatherford to Kelly	WEATHERFORD	
		re: FWD: From 'Write Your	-000025	
		Representative Website'		
CP 1306.	01/12/11	Email from Weatherford to Kelly	WEATHERFORD	
		re: From 'Write Your	-000026	
		Representative Website'		
		ADDITIONAL		
CP 1307.	03/07/12	Email string from Meros to	Moreno	
		Brunell, etc. re: Congressional	Documents	
~~~		Challenge		
<b>CP</b> 1308.	Filed	House Joint Resolution No. 7231	Published in Laws	Relevance
	with		of Florida	Hearsay
	Secretary			
	of State			
	05/18/10			
<b>CD</b> 1200	04/10/10	House of Desperatories Of Co	Dublister '1 11	Da ¹
<b>CP</b> 1309.	04/12/10	House of Representatives Staff	Publicly available	Relevance
	04/15/10	Analyses of HJR No. 7231		Hearsay
	04/16/10			
	04/20/10			

<b>CP</b> 1310.		Romo Alternative Map A (hard copy and .kmz) and supporting data	Ex. 2 to Stephen Ansolabehere's Expert Report on Congressional Districts in the State of Elerida	
			State of Florida, Feb. 14, 2013; MyDistrictBuilder	
<b>CP</b> 1311.		Romo Alternative Map B (hard copy and .kmz) and supporting data	Ex. 3 to Stephen Ansolabehere's Expert Report on Congressional Districts in the State of Florida, Feb. 14, 2013; MyDistrictBuilder	
<b>CP</b> 1312.		Analysis of Financial Impact of Legislative and Congressional Districting Initiatives	edr.state.fl.us	Relevance Hearsay
<b>CP</b> 1313.		Initiative Financial Information Statement Standards for Legislature to Follow in Congressional Redistricting – Summary of Initiatives Financial Information Statement	edr.state.fl.us	Relevance Hearsay
<b>CP</b> 1314.		Advisory Opinion to Atty General re Standards for Establishing Legislative District Boundaries 2 So. 3d 161, Supreme Court of Fla	Publicly Available	
<b>CP</b> 1315.	11/03/10	Article – Tampa Bay Times re: Hours after redistricting amendments pass, lawsuit targets once	Publicly Available	Relevance Hearsay
<b>CP</b> 1316.	11/10/10	Gaetz Press Release – Gaetz to Chari Committee on Redistricting	floridasenate.gov	
<b>CP</b> 1317.	03/06/11	Article – The News Herald re: How will redistricting change Florida's political landscapes?	Publicly Available	Relevance Hearsay
<b>CP</b> 1318.	04/20/11	Article – Bradenton Herald re: Florida House meets for first time on redistricting amid questions about slow pace	Publicly Available	Relevance Hearsay
<b>CP</b> 1319.	05/04/11	Article – Orlando Sentinel re: Legislators set aside millions to defend redistricting	Publicly Available	Relevance Hearsay
<b>CP</b> 1320.	12/08/11	Congressional Redistricting Subcommittee-Meeting Packet	flsenate.gov	

<b>CP</b> 1321.	02/03/12	Journal of the House of Representatives	myfloridahouse.go	
<b>CP</b> 1322.		John Mica's District, 2002 Plan to C9011	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)
<b>CP</b> 1323.		Daniel Webster's District, C9011 to C9043	Dan Smith	Authenticity Hearsay Confusion of
				Issues (Section 90.403, F.S.)
<b>CP</b> 1324.		Daniel Webster's District, C9043 to C9047	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)
<b>CP</b> 1325.		Daniel Webster's District, C9043 to C9047	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)
<b>CP</b> 1326.		Dennis Ross's District, C9043 to C9047	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)
<b>CP</b> 1327.		Corrine Brown's District, C9011 to C9043	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)
<b>CP</b> 1328.		Corrine Brown's District, C9043 to C9047	Dan Smith	Authenticity Hearsay
				Confusion of Issues (Section 90.403, F.S.)

СР	1329.		Corrine Brown's District, C9043 to C9047	Dan Smith	Authenticity Hearsay
					Confusion of Issues (Section 90.403, F.S.)
СР	1330.	12/02/11	Media Advisory – House Redistricting Committee and Subcommittees to Meet and Workshop Options for House, Senate and Congressional Maps	floridaredistricting .org	
СР	1331.	04/08/11	Memorandum from Dean Cannon to House of Representatives re: House Redistricting Committee and Subcommittees	floridaredistricting .org	
СР	1332.	01/27/12	Redistricting Committee Meeting Packet	floridaredistricting .org	
СР	1333.	03/17/11	Memorandum re: House and Senate Redistricting Chairs Announce Census Details from Florida	floridaredistricting .org	
СР	1334.	06/20/11	Memorandum re: Redistricting 2012: Florida Legislature Kicks Off Statewide Public Input Tour	floridaredistricting .org	
СР	1335.	01/11/12	Senate Committee Meeting Expanded Agenda	flasenate.gov	
СР	1336.	04/05/12	Report by Kevin Hill and Dario Moreno	Hill Production	
СР	1337.	02/06/12	House Message Summary CS/SB 1174	flasenate.gov	
СР	1338.		District 7 – Plan H000C9043 and H000C9047	Dan Smith	
СР	1339.		District 13 – Plan H000C9043 and H000C9047	Dan Smith	
СР	1340.	11/18/11	Email from Meros to Brunell, etc. re: House Redistricting	Moreno Production	
СР	1341.	04/26/11	Redistricting: Florida Constitutional Provisions presentation	floridaredistricting .org	
	1342.		Guidance Concerning Redistricting Under Section 5 of the Voting Rights Act, 76 FR 7470-01	Westlaw	
	1343.		C9011, District 9	Dan Smith	
	1344.		C9011, District 13	Dan Smith	
	1345.		C9011, District 14	Dan Smith	
CP	1346.		C9014, District 10	Dan Smith	

<ul> <li>CP 134</li> <li>CP 134</li> <li>CP 135</li> </ul>	48.         49.         50.         51.         52.         53.         54.		C9014, District 11 C9014, District 27 C9043, District 9 C9047, District 9 Proposed Congressional Districts: Map S004C9014 Composite Map S004C9014 2002 Florida Congressional Districts with Data Grid The Florida Senate Bill Analysis	Dan SmithDan SmithDan SmithDan SmithPublicly AvailablePublicly AvailablePublicly Available	
<ul> <li>CP 134</li> <li>CP 135</li> <li>CP 135</li> <li>CP 135</li> <li>CP 135</li> <li>CP 135</li> </ul>	49.         50.         51.         52.         53.         54.		C9043, District 9 C9047, District 9 Proposed Congressional Districts: Map S004C9014 Composite Map S004C9014 2002 Florida Congressional Districts with Data Grid	Dan SmithDan SmithPublicly AvailablePublicly Available	
CP         135           CP         135           CP         135           CP         135           CP         135	50.         51.         52.         53.         54.		C9047, District 9 Proposed Congressional Districts: Map S004C9014 Composite Map S004C9014 2002 Florida Congressional Districts with Data Grid	Dan SmithPublicly AvailablePublicly Available	
<ul><li>CP 135</li><li>CP 135</li><li>CP 135</li></ul>	51.         52.         53.         54.		Proposed Congressional Districts: Map S004C9014 Composite Map S004C9014 2002 Florida Congressional Districts with Data Grid	Publicly Available Publicly Available	
<b>CP</b> 135	53.		2002 Florida Congressional Districts with Data Grid		
	54.		Districts with Data Grid	Publicly Available	
<b>CP</b> 135			The Florida Senate Bill Analysis		
			and Fiscal Impact Statement – SPB 7032	Publicly Available	
<b>CP</b> 135	55.		Johnson v. Mortham, 926 F. Supp. 1460	Westlaw	
<b>CP</b> 135			Martinez v. Bush, 234 F. Supp. 2d 1275	Westlaw	
<b>CP</b> 135		03/29/11	Preclearance Application for Amendments 5 and 6	Leg.state.fl.us	
<b>CP</b> 135		03/29/11	Correspondence from Andy Bardos and George Levesque to Chris Herron	Leg.state.fl.us	
<b>CP</b> 135	59.		My District Builder Data Key	Publicly Available	
<b>CP</b> 136	60.	04/09/14	Email from Jesse Green to Thomas Zehnder re Senate Draft Maps	White and Case	
<b>CP</b> 136	61.	04/07/14	Legislative Parties' Response to Romo Plaintiffs' Third Set of Interrogatories to Defendants	Pleading	
<b>CP</b> 136	62.	01/29/96	Affidavit of John Guthrie in Johnson v. Mortham; Case No.: 94-40025 CS (N.D. Fla. 1994)	Publicly Available	
<b>CP</b> 136	63.		All documents produced by the Leg that are identified on the spreadshee <b>Attachment A</b> .		
<b>CP</b> 136	64.		All documents identified on the exhibit list.	e Romo Plaintiffs'	
<b>CP</b> 136	65.		All documents marked as exhibits taken by Plaintiffs on or after the list.		
<b>CP</b> 136			All documents produced by the Leg including but not limited to in res Plaintiffs' Third Request for Produc party after the date of this exhibit list	ponse to the Romo ction, or by any non- st.	
<b>CP</b> 136	67.		All preclearance submissions to Department of Justice, includin Amendments 5 and 6 and any congr extent not already specifically identified	g those regarding ressional map, to the	

	list.	
<b>CP</b> 1368.	All official records with respect to congressional redistricting, including but not limited to, bill staff analyses, meeting packets, and transcripts of public hearings and committee and subcommittee meetings, to the extent not already specifically identified on this exhibit list.	
<b>CP</b> 1369.	All draft congressional maps produced by the Senate, to the extent not already specifically identified on this exhibit list.	
<b>CP</b> 1370.	All documents produced by John Guthrie, including but not limited to the documents identified on this list.	

# **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on May 5, 2014 I filed the foregoing using the State of Florida

ePortal Filing System. I further certify that a copy of the foregoing has been served via email on

all counsel of record listed on the Service List below.

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## **LEGISLATIVE PARTIES' GENERAL OBJECTIONS**

In addition to the objections noted above, the Legislative Parties assert the following objections:

- The Legislative Parties object on the basis of hearsay to the use of any article (including news articles pasted into email correspondence not otherwise objected to) to prove the truth of the matter asserted therein.
- If an exhibit appears more than once on an exhibit list, or appears on more than one exhibit list, the Legislative Parties incorporate in each place all objections asserted with respect to the same exhibit in any other place.
- Where an exhibit list incorporates by express reference documents that appear on another exhibit list, the Legislative Parties likewise incorporate their objections.
- The Legislative Parties object to Attachment A to the Coalition Plaintiffs' Amended Final Disclosures and CP 1369. Attachment A and CP 1369 are overbroad and overinclusive and do not enable the Legislative Parties to focus their preparations for trial. The Legislative Parties reserve all objections to the introduction of documents identified therein.
- The Legislative Parties reserve all objections with respect to the following documents: CP 1288-1303. The Legislative Parties have not been provided copies of these documents.
- The Legislative Parties reserve all objections with respect to the following documents: CP 673-721. These documents were produced confidentially to Plaintiffs' counsel and have not been produced to the Legislative Parties.

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CASE NO.: 2012-CA-000412/2012-CA-000490

# **EXHIBIT F**

## IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT IN AND FOR LEON COUNTY FLORIDA

RENE ROMO, an individual, et. al

Plaintiffs,

vs.

Case No. 2012-CA-000412

KEN DETZNER, in his official capacity as Florida Secretary of State, PAMELA JO BONDI, in her official capacity as Attorney General,

Defendants.

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

Plaintiffs,

vs.

Case No. 2012-CA-000490

KEN DETZNER, in his official capacity as Florida Secretary of State, *et al.* 

Defendants.

# LEGISLATIVE PARTIES' DESIGNATION OF DEPOSITION TESTIMONY TO BE PRESENTED AT TRIAL

Pursuant to Paragraph V.5. of this Court's Order Setting Non-Jury Trial, dated May 30,

2012, the Legislative Parties designate the following deposition testimony to be presented at

trial:

Scott Arceneaux	11:3-16
May 22, 2013 and December 17, 2013	24:6-26:5
May 22, 2015 and December 17, 2015	31:2-33:9
	34:17
	35:24-36:13
	37:16-38:2
	40:5-18
	57:10-61:16
	62:8-66:7
	73:5-75:3
	79:7-86:2
	88:1-5
	93:7-20
	96:10-97:17
	99:15-100:9
	102:23-104:20
	119:5-120:6
	127:23-131:23
	137:25-145:9
	146:14-154:17
	155:15-156:10
	156:22-157:17
	159:23-161:9
	161:21-162:21
	163:17-25
	164:7-165:1
	166:4-169:4
	169:20-171:12
	172:13-175:4
	175:16-177:7
	Exhibits 1 and 2
Andrew Dreschler	8:2-13
Corporate Representative	29:4-33:23
Strategic Telemetry	34:15-36:7
May 30, 2013 and September 12, 2013	47:3-48:25
	56:21-57:7
	61:13-62:14
	63:17-64:12
	67:24-68:3
	75:7-21
	76:11-77:16
	93:7-94:13
	101:4-25
	127:14-128:10
	130:25-133:8

<b>Γ</b>	
	165:12-21
	175:5-23
	185:10-24
	189:23-190:3
	199:20-201:23
	204:7-206:8
	208:25-209:3
	225:25-227:3
	240:3-245:18
	251:12-253:18
	260:13-266:18
	268:9-12
	269:3-13
	277:5-18
	279:6-16
	290:19-291:9
	297:9-298:16
	299:3-301:14
	301:19-302:2
	302:16-303:15
	305:5-19
	309:2-12
	310:21-312:14
	317:9-321:14
	324:8-326:21
	336:6-340:3
	Exhibits 1, 2, 3, and 4
Eric Hawkins	8:3-9
Corporate Representative	28:24-29:10
NCEC Services, Inc.	33:6-19
June 5, 2013 and March 26, 2014	40:22-41:4
	42:6-45:14
	47:13-18
	50:11-51:12
	61:5-21
	62:8-69:18
	89:16-91:2
	98:20-99:9
	101:5-24
	101.5-24
	108:11-111:21
	112:25-113:4
	115:14-25
	122:22-127:10
	133:11-15

	1
	137:17-139:23
	141:23-143:16
	144:12-16
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Corporate Representative Democratic Congressional Campaign Committee	RECEIPT OF TRANSCRIPT

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