UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

))))

CAMPAIGN LEGAL CENTER, et al.,
Plaintiffs,
v.
FEDERAL ELECTION COMMISSION,
Defendant,
F8, LLC, <i>et al.</i> ,
Intervenor-Defendants.

Civ. No. 16-752 (JDB)

CERTIFIED LIST OF CONTENTS OF ADMINISTRATIVE RECORD

DEFENDANT FEDERAL ELECTION COMMISSION'S CERTIFIED LIST OF CONTENTS OF THE ADMINISTRATIVE RECORD IN MUR 6488

)

)

The Federal Election Commission ("FEC" or "Commission"), by its Secretary and Clerk, hereby certifies that the documents listed below constitute the administrative record in Matter Under Review ("MUR") 6488. The pages, beginning with the prefix "AR," have been sequentially numbered beginning with AR0201 (for ease of reference given this action's inclusion of three administrative records) and running through AR0230. For documents that are also part of the Administrative Record in MUR 6487, the index below references the AR pages that correspond to the document as identified in the concurrently filed Certified List of Contents of the Administrative Record in MUR 6487.

 Administrative Complaint (dated Aug. 11, 2011).
 Letter from Jeff S. Jordan, Supervisory Attorney, FEC
 Complaints Examination & Legal Administration Division, to Campaign Legal Center, Complainant (date-stamped Aug. 18, 2011) (acknowledging receipt of administrative complaint) and Enclosure^{*} (description of FEC procedures for handling complaints).

- Letter from Jeff S. Jordan, Supervisory Attorney, FEC AR0211 Complaints Examination & Legal Administration Division, to Democracy 21, Complainant (date-stamped Aug. 18, 2011) (acknowledging receipt of administrative complaint) and Enclosure* (description of FEC procedures for handling complaints).
- Letter from Jeff S. Jordan, Supervisory Attorney, FEC AR0212-13 Complaints Examination & Legal Administration Division, to Steven J. Lund (date-stamped Aug. 18, 2011) (advising of receipt of administrative complaint) and Enclosures* (copy of Administrative Complaint included at AR0201-09, description of FEC procedures for handling complaints, and Designation of Counsel form).
- 5. Letter from Jeff S. Jordan, Supervisory Attorney, FEC AR0214-15 Complaints Examination & Legal Administration Division, to Steven J. Lund, Registered Agent, Eli Publishing, L.C., (datestamped Aug. 18, 2011) (advising of receipt of administrative complaint) and Enclosures* (copy of Administrative Complaint included at AR0201-09, description of FEC procedures for handling complaints, and Designation of Counsel form).
- 6. Letter from Jeff S. Jordan, Supervisory Attorney, FEC AR0216-17 Complaints Examination & Legal Administration Division, to Restore Our Future, Inc. ("ROF") and Charles R. Spies, Treasurer of ROF (date-stamped Aug. 18, 2011) (advising of receipt of administrative complaint) and Enclosures* (copy of Administrative Complaint included at AR0201-09, description of FEC procedures for handling complaints, and Designation of Counsel form).

^{*} Enclosures and attachments identified with an asterisk are not included in the administrative record.

Case 1:16-cv-00752-JDB Document 28-2 Filed 05/12/17 Page 3 of 6

7.	Letter from George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund, to Jeff S. Jordan, Supervisory Attorney, FEC Complaints Examination & Legal Administration Division (dated Sept. 1, 2011) (requesting extension of time to respond to administrative complaint) and Enclosure (completed Designation of Counsel forms).	AR0218-20
8.	Letter from Frankie D. Hampton, Paralegal, FEC Complaints Examination & Legal Administration Division, to George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund (dated Sept. 8, 2011) (granting extension of time).	AR0221
9.	Statement of Designation of Counsel from Charles R. Spies, Counsel to Restore Our Future, Inc. ("ROF") and Charles R. Spies, Treasurer of ROF, in MURs 6487 & 6488 (dated Sept. 16, 2011).	<i>See</i> AR0024
10.	Response of ROF and Charles R. Spies, Treasurer of ROF, in MURs 6487 & 6488 (Letter from Charles R. Spies, Counsel to ROF and Charles R. Spies, Treasurer of ROF, to Jeff S. Jordan, Supervisory Attorney, FEC Complaints Examination & Legal Administration Division (dated Sept. 21, 2011)).	See AR0025-27
11.	Response of Eli Publishing, L.C. and Steven J. Lund (Letter from George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund, to Jeff S. Jordan, Supervisory Attorney, FEC Complaints Examination & Legal Administration Division (dated Oct. 6, 2011)).	AR0222-24
12.	FEC's First General Counsel's Report in MURs 6487 & 6488, Attachment A (Transcript of Fox 13 News Video), and Attachment B (proposed Factual and Legal Analysis) (date- stamped June 6, 2012).	See AR0031-57
13.	Letter from William A. Powers, Staff Attorney, FEC Enforcement Division, to George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund (dated Nov. 7, 2012) (providing status report).	AR0225

Case 1:16-cv-00752-JDB Document 28-2 Filed 05/12/17 Page 4 of 6

14.	Letter from William A. Powers, Staff Attorney, FEC Enforcement Division, to Charles R. Spies, Counsel to ROF and Charles R. Spies, Treasurer of ROF (dated Nov. 7, 2012) (providing status report).	AR0226
15.	Letter from William A. Powers, Staff Attorney, FEC Enforcement Division, to Charles R. Spies, Counsel to ROF and Charles R. Spies, Treasurer of ROF (date-stamped Jan. 28, 2014) (providing status report).	AR0227
16.	Letter from William A. Powers, Staff Attorney, FEC Enforcement Division, to George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund (date-stamped Jan. 28, 2014) (providing status report).	AR0228
17.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to George J. Terwilliger, III, Counsel to Eli Publishing, L.C. and Steven J. Lund (date- stamped Jul. 29, 2015) (providing status report).	AR0229
18.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to Charles R. Spies, Counsel to ROF and Charles R. Spies, Treasurer of ROF (date-stamped Jul. 29, 2015) (providing status report).	AR0230
19.	Amended Certification [†] by the FEC Deputy Secretary of the Commissioners' October 29, 2015 votes in MURs 6487 & 6488 (certification signed and dated Nov. 6, 2015).	See AR0063-64
20.	Amended Certification [†] by the FEC Deputy Secretary of the Commissioners' November 17, 2015 votes in MURs 6487 & 6488 (certification signed and dated Jan. 5, 2016).	See AR0065-66
21.	Certification by the FEC Deputy Secretary of the Commissioners' February 23, 2016 votes in MURs 6487 & 6488 (certification signed and dated Feb. 24, 2016).	See AR0067-68

[†] Amended certifications referenced in this MUR supersede original certifications that contained minor clerical errors.

Case 1:16-cv-00752-JDB Document 28-2 Filed 05/12/17 Page 5 of 6

22.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to Charles R. Spies, Counsel to ROF and Charles R. Spies, Treasurer of ROF (providing notification of file closure in MURs 6487 & 6488).	<i>See</i> AR0069
23.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to Fred Wertheimer of Complainant Democracy 21 (date-stamped Mar. 2, 2016) (providing notification of file closure in MURs 6487 & 6488).	See AR0070-71
24.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to George J. Terwilliger, III, Counsel to F8, LLC, Eli Publishing, L.C., and Steven J. Lund (date-stamped Mar. 2, 2016) (providing notification of file closure in MURs 6487 & 6488).	<i>See</i> AR0072
25.	Letter from William A. Powers, Assistant General Counsel, FEC Enforcement Division, to J. Gerald Hebert of Complainant Campaign Legal Center (date-stamped Mar. 2, 2016) (providing notification of file closure in MURs 6487 & 6488).	<i>See</i> AR0073-74
26.	Statement of Reasons of FEC then-Chairman Matthew S. Petersen and Commissioners Caroline C. Hunter and Lee E. Goodman in MURs 6485, 6487, 6488, 6711 & 6930 (signed and dated Apr. 1, 2016).	See AR0075-89
27.	Statement of Reasons of FEC then-Vice Chairman Steven T. Walther, then-Commissioner Ann M. Ravel, and Commissioner Ellen L. Weintraub in MURs 6485, 6487, 6488, 6711 & 6930 (signed and dated Apr. 1, 2016).	See AR0090-94
28.	Statement of then-Commissioner Ann M. Ravel and Commissioner Ellen L. Weintraub in MURs 6485, 6487, 6488, 6711 & 6930 (signed and dated Apr. 13, 2016).	See AR0095-97

Case 1:16-cv-00752-JDB Document 28-2 Filed 05/12/17 Page 6 of 6

29. Supplemental Statement of then-Chairman Matthew S.
Petersen and Commissioners Caroline C. Hunter and Lee E.
Goodman in MURs 6485, 6487, 6488, 6711 & 6930 (signed and dated Apr. 18, 2016).

See AR0098-101

IN TESTIMONY WHEREOF, the Secretary and Clerk of the Federal Election

Commission, being duly authorized, has set her hand and affixed the seal of the Federal Election

Commission in the city of Washington, District of Columbia, this 10th day of May, 2017.

Dayna C. Brown Secretary and Clerk Federal Election Commission