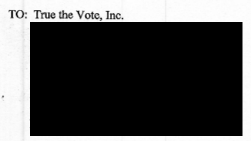
## BEFORE THE STATE ELECTION BOARD STATE OF GEORGIA

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* SEB Case No. 2022-003
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## SUBPOENA DUCES TECUM



YOU ARE HEREBY COMMANDED AND DIRECTED that, pursuant to O.C.G.A. § 21-2-33 and laying all other business aside, you shall produce the documents and records described in Exhibit A to Investigator Dana DeWeese via email to no later than April 28th, 2022.

Should you have any questions, please contact Investigator DeWeese at

In case of refusal to obey a subpoena issued to any person pursuant to O.C.G.A. § 21-2-33, a superior court of appropriate jurisdiction, upon application by the State Election, may issue to the person any order requiring him to appear before the court to show cause why he should not be held in contempt for refusal to obey the subpoena. Failure to obey a subpoena may be punished by the court as contempt of court.

HEREIN FAIL NOT UNDER PENALTY OF LAW, this 21st day of April 2022.

Matt Mashburg

Acting Chairperson, State Election Board

## Exhibit A

- The "detailed account of coordinated efforts to collect and deposit ballots in drop boxes
  across metro Atlanta" that you reference in your November 30, 2021 complaint
  ("Complaint"), including any recordings, transcripts, summaries, testimony, statements,
  witness interviews, notes, or other documents describing such account, including the
  identities and contact information for the people who gave you such detailed account.
- 2. The identity and contact information of the "several individuals regarding personal knowledge, methods, and organizations involved in ballot trafficking in Georgia" referenced in your Complaint and any recordings, transcripts, summaries, testimony, statements, witness interviews, notes or other documents describing what those individuals said.
- 3. The identity and contact information of the "contracted team of researchers and investigators" referenced in your Complaint and any recordings, transcripts, testimonies, statements, summaries, witness interviews, notes, or other documents evidencing what the "several individuals regarding personal knowledge, methods, and organizations involved in ballot trafficking in Georgia" told them.
- 4. The identity and contact information for John Doe referenced in your Complaint and any recordings, transcripts, testimonies, statements, summaries, witness interviews, notes, or other documents evidencing all statements John Doe told you.
- The identity and contact information for John Doe's mother and any recordings, transcripts, testimonies, statements, summaries, witness interviews, notes or other documents evidencing what she told you or your contracted team of researchers and investigators.
- Any recordings, transcripts, voicemails, summaries, notes, or other documents from your Georgia Election Integrity Hotline, tip line, or other hotline regarding allegations of ballot harvesting in Georgia.
- Any receipts, invoices, bills, or other documents evidencing any medical payments you or your contracted team of vendors made for any person you suspect participated in ballot harvesting in Georgia.
- 8. The identities of the "network of non-governmental organizations that worked together to facilitate a ballot trafficking scheme in Georgia" that John Doe described to you and any recordings, transcripts, testimonies, statements, summaries, witness interviews, notes, or other documents evidencing those statements.
- The identities of the "ten hubs" in Atlanta that you allege participated in a ballot harvesting scheme in Georgia.
- 10. The identity and contact information for the "bartender who came in from South Carolina" to help with the alleged ballot harvesting scheme in Georgia and any

recordings, transcripts, testimonies, statements, summaries, witness interviews, notes or other documents supporting this allegation.

11. Any Non-disclosure agreements or confidentiality agreements you are relying on to withhold the disclosure of any documents or information being requested by this subpoena.