с	ase 1:20-cv-03127-SAB ECF No. 109 filec	11/04/20	PageID.3119	Page 1 of 4		
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2	Acting Assistant Attorney General ERIC R. WOMACK Assistant Director, Federal Programs Branch					
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7	Attorneys for Defendants					
8 9	UNITED STATES DISTRICT COURT					
10	EASTERN DISTRICT OF WASHINGTON					
11	AT YA	AKIMA				
12	STATE OF WASHINGTON, STATE OF	NO.	1:20-cv-03127-	-SAB		
13	COLORADO, STATE OF CONNECTICU	JT,				
14	STATE OF ILLINOIS, STATE OF MARYLAND, STATE OF MICHGAN,	DEFI	ENDANTS' N	OTICE OF DATA		
15	STATE OF MINNESOTA, STATE OF			THE COURT'S		
16	NEVADA, STATE OF NEW MEXICO, STATE OF OREGON, STATE OF RHOD		OBER 30, 202	0 OKDEK		
17	ISLAND, STATE OF VERMONT,					
18	COMMONWEALTH OF VIRGINIA, and STATE OF WISCONSIN,	L				
19	Plaintiffs,					
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21						
22	DONALD J. TRUMP, in his official capac as President of the United States of Americ	•				
23	UNITED STATES OF AMERICA; LOUI	S				
24	DEJOY, in his official capacity as Postmas General; UNITED STATES POSTAL	ster				
25	SERVICE,					
26	Defendants.					
27						
28						
	DEFENDANTS' NOTICE OF DATA IN RESPONSE TO THE COURT'S OCTOBER 30, 2020 ORDER					

NOTICE OF DATA

Pursuant to the Court's October 30, 2020 order (ECF No. 103), Defendants hereby respectfully submit data reports reflecting the current daily "all clear" status for each United States Postal Service facility in the Detroit and Lakeland geographical areas. USPS maintains plant-related data in such a way that there is no straightforward way to disaggregate data related to Detroit and Lakeland only. Thus, the attached report for all plants is over-inclusive, *i.e.*, the report includes data concerning the Detroit and Lakeland geographic areas, but also include plants outside of those areas. In other words, for database purposes, data concerning Detroit and Lakeland plants are included in data extracted for the Westshore and Lakeshores Districts.

Defendants also hereby provide the Court with explanations for two United States Postal Service facilities in the Detroit area that reported non-compliance with respect to daily "all clears" for November 3, 2020. The explanations are provided in the attached responses to USPS's daily compliance survey of Delivery/Retail Units regarding Political Mail and Election Mail "all clear" procedures.

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1	Dated: November 4, 2020 Respectfully submitted,		
2	JEFFREY BOSSERT CLARK		
3	Acting Assistant Attorney General ERIC R. WOMACK		
4	Assistant Director, Federal Programs Branch		
5	<u>/s/ Joseph E. Borson</u> JOSEPH E. BORSON (Va. Bar No. 85519) KUNTAL CHOLERA		
6 7	ALEXIS J. ECHOLS		
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20	DEFENDANTS' NOTICE OF DATA IN RESPONSE TO THE COURT'S OCTOBER 30, 2020 ORDER		

c	ase 1:20-cv-03127-SAB ECF No. 109 filed 11/04/20 PageID.3122 Page 4 of 4			
1	CERTIFICATE OF SERVICE			
2 3	I hereby certify that on this 4th day of November, I electronically filed the			
3 4	foregoing Notice of Data in Response to the Court's October 30, 2020 Order with the			
4 5	Clerk by using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF			
6	system.			
7				
8	Dated: November 4, 2020			
9				
10	By: <u>/s/Alexis J. Echols</u> ALEXIS J. ECHOLS			
11	Counsel for Defendants			
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28	- 3 - DEFENDANTS' NOTICE OF DATA IN			
	RESPONSE TO THE COURT'S OCTOBER 30, 2020 ORDER			