IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA TALLAHASSEE DIVISION

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

Plaintiffs,

v.

LAUREL M. LEE, in her official capacity as Florida Secretary of State, et al., Case No.: 4:21cv186-MW/MAF 4:21cv187-MW/MAF 4:21cv201-MW/MJF 4:21cv242-MW/MAF

Defendants,

and

NATIONAL REPUBLICAN SENATORIAL COMMITTEE and REPUBLICAN NATIONAL COMMITTEE,

Intervenor-Defendants.

AMENDED¹ ORDER FOR SUPPLEMENTAL BRIEFING

Assuming *arguendo* this Court finds that one Plaintiff proved they have standing to pursue an injunction for a facial vagueness challenge to the Solicitation Definition, section 102.031(4)(a)-(b), Florida Statutes (2021), with respect to a specific Defendant Supervisor of Elections, but not other Supervisors of Elections,

 $^{^1}$ This Order is amended solely to clarify that the deadline for briefing is Monday, March 7, 2022, at 5:00 PM (ET).

what authority, if any, allows this Court to enjoin all Supervisors of Elections based on that Plaintiff's facial challenge? Plaintiffs must file supplemental briefing addressing this question on or before 5:00 PM (ET) **on Monday, March 7, 2022**. The Defendants may also, but need not, file supplemental briefing addressing this question by the same deadline.

SO ORDERED on March 4, 2022.

<u>s/Mark E. Walker</u> Chief United States District Judge