

FEDERAL ELECTION COMMISSION Washington, DC 20463

February 6, 2023 1 2 **MEMORANDUM** 3 TO: The Commission 4 5 6 FROM: Lisa J. Stevenson 7 Acting General Counsel 8 Charles Kitcher $\mathcal{F}_{\mathcal{F}} \mathcal{F}_{\mathcal{F}}$ Associate General Counsel for Enforcement 9 BY: 10 11 Jin Lee *H* 12 Deputy Associate General Counsel for Enforcement 13 14 Ana J. Peña-Wallace APW 15 Assistant General Counsel 16 17 MUR 7987 (Phil Rizzo for Congress) 18 SUBJECT: 19 20 RE: Circulation of Discovery Document 21 22 On January 24, 2023, the Commission found reason to believe that Phil Rizzo for 23 Congress and David Satterfield in his official capacity as treasurer (the "Committee") violated 24 52 U.S.C. § 30120 and 11 C.F.R. § 110.11 by failing to include required disclaimers on public 25 26 communications.¹ The public communications at issue were robocalls that were placed on behalf of the Committee from April 19, 2022, through April 20, 2022.² The Commission also 27 authorized compulsory process.³ In furtherance of the investigation of this matter, we are 28 circulating the attached Order to Submit Written Answer for the Commission's approval on a 48-29 30 hour no-objection basis. The attached interrogatory requests information about the cost of the robocalls at issue in this matter. 31

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- ² First Gen. Counsel's Rpt. at 2.
- ³ Certification ¶ 2.c (Jan. 30, 2023).

¹ Certification ¶ 2.a (Jan. 30, 2023).