UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

IN KE GRAND JUKT SUBFUENA	IN	RE	GRAND	JURY	SUBPOENAS
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Case No. 22-gj-39 (BAH)

Chief Judge Beryl A. Howell

UNDER SEAL

<u>ORDER</u>
was
subpoenaed to testify before the grand jury but has yet to do so because of the former president's
invocation of executive privilege over communications and
meetings relevant to the grand jury's investigation. In response, the government filed the
pending
seeking an order to compel to
give testimony over the former president's privilege instruction.
Upon consideration of the government's Motion
and the entire record herein, the Court finds that (1)
the testimony the government seeks from a seeks is assumed to be presumptively protected
by the presidential communications privilege arising from the former president's generalized
interest in confidentiality and the former president's invocation of the presidential
communications privilege; (
; (3)
the grand jury has a demonstrated, specific need for testimony from

communications and meetings that overcomes the former president's assertion of the presidential communications privilege; and (4) the government has sufficiently demonstrated that evidence of these communications is important and relevant to the grand jury's investigation and that the evidence is not available with due diligence elsewhere. Accordingly, it is hereby—

ORDERED that the government's Sealed Motion to Compel Grand Jury Testimony,

, is **GRANTED**; it is further

ORDERED that is to appear before the Grand Jury of the United States

District Court for the District of Columbia and give testimony, which has previously been the subject of an assertion by former president Donald J. Trump of the presidential communications privilege privilege, relating, but not limited to, any communications and meetings regarding the topic areas generally described in the government's letter, and any similar such communications or meetings; it is further

ORDERED that the government submit to the Court, at 12 p.m., any proposed redactions to the accompanying Memorandum Opinion that are necessary before disclosure of the Opinion to the witness, his counsel, the former president, and his counsel.

SO ORDERED.

Date: December 9, 2022

BERYL A. HOWELL Chief Judge

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