EXHIBIT F

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Page 1
 1
                 UNITED STATES DISTRICT COURT
 2
            FOR THE SOUTHERN DISTRICT OF NEW YORK
 3
               CASE No. 20 CIV. 7311 (LAK) (JLC)
 4
 5
     E. JEAN CARROLL,
                Plaintiff,
 6
 7
     -vs-
     DONALD J. TRUMP,
 8
     in his personal capacity,
 9
               Defendant.
10
11
12
13
14
                          CONFIDENTIAL
15
                            = = =
16
           VIDEOTAPED DEPOSITION OF DONALD J. TRUMP
17
18
                  Wednesday, October 19, 2022
19
                     10:22 a.m. - 3:50 p.m.
20
                      The Mar-a-Lago Club
                   1100 South Ocean Boulevard
                  Palm Beach, Florida, Florida
2.1
22
23
     Stenographically Reported By
     Pamela J. Pelino, RPR, FPR, CLR
     Notary Public, State of Florida
24
     TSG REPORTING
25
     JOB NO. 218342
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1 D. J. TRUMP

- 2 book sales?
- 3 A. No idea.
- 4 Q. Before you made this statement, do you
- 5 know if you or anyone working for you went on to --
- 6 withdrawn.
- 7 Before you made this statement that
- 8 appears in DJT 20, do you know whether you or anyone
- 9 working for you did any research on Ms. Carroll?
- 10 A. I just don't know. It's possible
- 11 somebody -- when they heard this horrible
- 12 accusation, it's possible that somebody did a little
- 13 quick research but not that I know of.
- 14 Q. Another thing that you say in your June
- 15 21 statement is that Ms. Carroll was trying to carry
- 16 out a political agenda?
- 17 A. Yeah.
- 18 Q. How did you know she had a political
- 19 agenda if you didn't know who she was?
- 20 A. Somebody told me early on that she was
- 21 somehow aligned with Hillary Clinton. She was
- 22 either aligned with her or -- I thought aligned with
- 23 her.
- Q. Who told you that?
- 25 A. I think you're aligned with her too

Page 89 1 D. J. TRUMP actually. Who told you that? 3 Ο. Α. Somebody had mentioned it. 4 Do you recall who? 5 Ο. 6 Α. I don't know. I don't know who said it, but somebody had mentioned it since, that she was 7 somehow into that whole world. 8 9 And you just said "I don't know who -- I Q. don't know who said it, but somebody has mentioned 10 it since"? 11 12 Α. I meant since the accusation. No. 13 Ο. Oh, since the accusation. 14 Do you remember what that person told you 15 if you don't --Just mentioned that they thought she was 16 Α. somewhat political and aligned with Hillary Clinton. 17 Before issuing your statement on June 21, 18 Ο. did you learn what political party Ms. Carroll 19 20 belonged to? No, I didn't know that. 21 Α. 22 Before you issued your June 21 statement, Ο. did you have any documents indicating that she was 23 24 pursuing a political agenda?

25

Α.

No.

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Page 197
                           D. J. TRUMP
 1
                 (DJT Exhibit 39 was marked for
 2.
     identification.)
 3
                 (Video played.)
 4
     BY MS. KAPLAN:
 5
                So in that video, you're talking about
 6
          Ο.
     the women who had accused you of sexual impropriety;
 7
     correct?
 9
          Α.
                Yeah.
                And you say, "These are lies being pushed
10
     by the media and the Clinton campaign"; correct?
11
          Α.
                Yeah.
                       Not in all cases, but in some,
12
13
     yeah. I think that's what's happening with you and
     your client. I don't know if it's Clinton or if
14
     it's the Democrat party. It's probably not Clinton
15
16
     anymore.
                Let's watch --
17
          Q.
18
          Α.
                But the Democrat party. That's you.
19
                I apologize.
          Q.
20
                Let's watch another video, tab 86.
                 (DJT Exhibit 40 was marked for
21
     identification.)
22
23
                MS. KAPLAN: This is from the West Palm
24
          Beach event on October 13, 2016.
25
                 (Video played.)
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1	Page 220 D. J. TRUMP
2	CERTIFICATE
3	STATE OF FLORIDA
4	COUNTY OF PALM BEACH
5	
6	I, Pamela J. Pelino, Registered Professional
7	Court Reporter and Notary Public in and for the State of Florida at Large, do hereby certify that the aforementioned witness was by me first duly sworn to
8	testify the whole truth; that I was authorized to and did report said deposition in stenotype; and that the
9	foregoing pages are a true and correct transcription of my shorthand notes of said deposition.
10	I further certify that said deposition was
11	taken at the time and place hereinabove set forth and that the taking of said deposition was commenced and
12	completed as hereinabove set out.
13 14	I further certify that I am not attorney or counsel of any of the parties, nor am I a relative or employee of any attorney or counsel of
15	party connected with the action, nor am I financially interested in the action.
16	The foregoing certification of this
17	transcript does not apply to any reproduction of the same by any means unless under the direct control and/or direction of the certifying reporter.
18	and/or direction of the certifying reporter.
19	Dated this 19th day of October, 2022.
20	bated this isth day of occoper, 2022.
21	
22	Pamela J. Pelino, RPR, FPR, CLR
23	
24	
25	