UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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Ruby Freeman and Wandrea' Moss

Plaintiffs,

Case No. 24-cv-6563(LJL) Case No. 24-mc-353 (LJL)

- against -

Rudolph W. Giuliani

Defendant.

Defendant Rudolph W. Giuliani's Pretrial Disclosures Pursuant to Federal Rule of Civil Procedure 26(a)(3)

Pursuant to Rule 26(a)(3) of the Federal Rules of Civil Procedure, Defendant Rudolph W. Giuliani ("Defendant"), by his undersigned counsel, submits the following pretrial disclosures.

I. Witnesses (Federal Rule of Civil Procedure, 26(a)(3)(i) and (ii)).

Defendant provides the following list of potential trial witnesses for this case in chief:

Defendant's Witnesses

Name	Address	Telephone Number	Category	Topics of Testimony	Requested Amount of Time for Direct Testimony
Rudolph W.	315 S. Lake Drive, Apt 5-D, Palm Beach, Florida	c/o Defendant's	Defendant expects to	Rudolph W. Giuliani's relocation from his New York City Cooperative Apartment to his Palm Beach County, Florida condominium as his	
Giuliani Maria Ryan	33480 418 Walnut Street, Manchester, New Hampshire 03104	counsel 603-540- 2451	present Defendant expects to present	homesteaded property. Rudolph W. Giuliani's relocation from his New York City Cooperative Apartment to his Palm Beach County, Florida condominium as his homesteaded property.	1 hour 30 minutes
Ryan Medrano	27 Maryland Plaza, Apt 1B, St. Louis, Missouri 63108	646-509- 6069	Defendant expects to present	Rudolph W. Giuliani's relocation from his New York City Cooperative Apartment to his Palm Beach County, Florida condominium as his homesteaded property.	30 minutes
Monsignor Alan Placa	200 Eagleston Estate Boulevard, Palm Beach Gardens, Florida 33418	646-241- 8553	Defendant expects to present	Discussions of Rudolph W. Giuliani's relocation from his New York City Cooperative Apartment to his Palm Beach County, Florida condominium as his homesteaded property prior to 12/31/2023.	30 minutes

Michael Ragusa		917-920- 0424	Defendant expects to present	Discussions of Rudolph W. Giuliani's relocation from his New York City Cooperative Apartment to his Palm Beach County, Florida condominium as his homesteaded property prior to 12/31/2023.	30 minutes
	111 West	0.121			
	Douglass,				
	Houghton,		Defendant		
	Michigan	906-231-	may call if the	Photographs that had been	
Theodore Goodman	49931	5849	need arises	taken showing Defendant.	30 minutes

Defendant reserves the right to call additional witnesses as deemed necessary by

Defendant to rebut any testimony or other evidence offered by Plaintiffs.

II. Documents or other exhibits (Federal Rule of Civil Procedure, 26(a)(3)(iii).

Defendant submits the following list of potential exhibits for his case in chief:

Bates Stamp Numbered (not attached to court disclosure - provided directly to Plaintiffs'		Description of	
counsel)	Date	Document	Category
		Deed dated February	
		11, 2010 in the name	
		of Rudolph W.	
		Giuliani and Judith S.	
		Giuliani for the real	
		property located at and	
		known as	
		Condominium Unit	
Defendant's Trial		5D, 315 S. Lake	
Exhibit, # 001 to #		Drive, Palm Beach,	
004	2/11/2010	Florida	Defendant expects to offer

1		Deed date d Lemma me	
		Deed dated January	
		14, 2020 in the name	
		of Rudolph W.	
		Giuliani for the real	
		property located at and	
		known as	
		Condominium Unit	
Defendant's Trial		5D, 315 S. Lake	
Exhibit, # 005 to #		Drive, Palm Beach,	
007	1/14/2020	Florida	Defendant expects to offer
		Exclusive Right to Sell	
		– Cooperative	
		Agreement between	
		Rudolph W. Giuliani	
Defendant's Trial		and Sotheby's	
Exhibit, # 008 to #		International Realty	
012	7/12/2023	dated July 12, 2023	Defendant expects to offer
-		Application for	T T
Defendant's Trial		Homestead and	
Exhibit, # 013 to #		Related Tax	
016	5/18/2024	Exemption	Defendant expects to offer
010	5/10/2021	Notice of Proposed	
		Property Taxes and	
Defendant's Trial		Proposed or Adopted	
Exhibit, # 017 to #		Non-Ad Valorem	
018	undated	Assessments	Defendant expects to offer
010	undated	Real Estate Tax Bill	Defendant expects to offer
Defendant's Trial		from the Palm Beach	
Exhibit, # 019 to #		County Tax Assessor /	
020	undated	Collector	Defendant expects to offer
020	unualeu	Declaration of	Defendant expects to offer
		Domicile filed in the Office of the Palm	
Defendentis Trial			
Defendant's Trial	7/12/2024	Beach County Clerk	
Exhibit, # 021	7/13/2024	on July 15, 2024	Defendant expects to offer
		New York State	
		Department of	
		Taxation and Finance	
Defendant's Trial	1, 1	confirmation of no	
Exhibit, # 022	undated	Star Credit	Defendant expects to offer
		New York City	
		Department of Finance	
		confirmation of no	
		Cooperative	
Defendant's Trial		Condominium	
Exhibit, # 023	8/30/2024	Abatement	Defendant expects to offer

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		Florida driver's	
		license of Rudolph W.	
Defendant's Trial	2/22/2024	Giuliani dated	
Exhibit, # 024	2/22/2024	February 22, 2024	Defendant expects to offer
		Vehicle tag for 1980	
Defendant's Trial		Mercedes which bore	
Exhibit, # 025	5/8/2024	Florida tag JA3414	Defendant expects to offer
		Voter registration in	
		the State of Florida –	
Defendant's Trial		voter registration	
Exhibit, # 026 to #		number 132378699	
029	5/17/2024	dated May 17, 2024	Defendant expects to offer
Defendant's Trial		Personal Federal	
Exhibit, # 030 to #		Income Tax Return for	
052	undated	2023 Redacted	Defendant expects to offer
		Calendar noting	
		Defendants' presence	
Defendant's Trial		inside and outside the	
Exhibit, # 053 to #		State of Florida in	
059	undated	2024	Defendant expects to offer
Defendant's Trial			
Exhibit, # 060 to #			
092	various dates	Photographs	Defendant expects to offer
Defendant's Trial	March 1, 2024		
Exhibit, # 093 to #	through July 31,		
142	2024	Bank Statements	Defendant expects to offer
Defendant's Trial		Invoice #416642 from	
Exhibit, # 143 to #		Corporate Transfer &	
144	10/23/2024	Storage Inc.	Defendant expects to offer
		Invoice #416641 from	
Defendant's Trial		Corporate Transfer &	
Exhibit, # 145	10/16/2024	Storage Inc.	Defendant expects to offer
Defendant's Trial		Invoice #416643 from	
Exhibit, # 146 to #		Corporate Transfer &	
155	10/16/2024	Storage Inc.	Defendant expects to offer
Defendant's Trial	Closing date		
Exhibit, # 156 to #	2/20/2024,	American Express	
173	7/22/2024	Bills	Defendant expects to offer
Defendant's Trial			•
Exhibit, # 174 to #			
175	undated	Photograph of notes	Defendant expects to offer

The foregoing list does not include all exhibits that Defendant may use on cross-examination or on rebuttal. Defendant reserves the right to amend and/or supplement this list with additional

documents, including but not limited to any documents provided in discovery and deposition transcripts not yet available, that may become necessary exhibits at the trial.

Dated: December 23, 2024 Staten Island, New York

Joseph M. Cammarata, Esq. Cammarata & DeMeyer P.C. Attorneys for Defendant Rudolph W. Giuliani 456 Arlene Street, Staten Island, New York 10314 718-477-0020

I certify that I have transmitted the foregoing document via email to Plaintiffs' counsel of record.

Dated: December 23, 2024 Staten Island, New York

Joseph M. Cammarata, Esq. Cammarata & DeMeyer P.C. Attorneys for Defendant Rudolph W. Giuliani 456 Arlene Street, Staten Island, New York 10314 718-477-0020