PART 59	MAR	21	2024	
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## SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK: PART 59

THE PEOPLE OF THE STATE OF NEW	
-against-	PEOPLE'S OPPOS DEFENDANT'S N
DONALD J. TRUMP,	DISMISS AND FC ADJOURNMENT
Defendant.	Ind. No. 71543-23

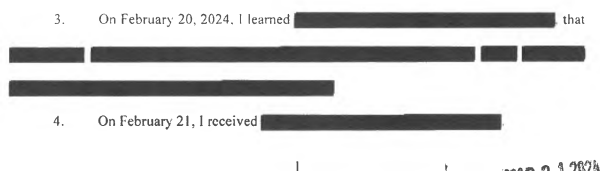
**RMATION IN SUPPORT OF** PLE'S OPPOSITION TO ENDANT'S MOTION TO AISS AND FOR AN DURNMENT

Christopher Conroy, an attorney admitted to practice before the Courts of this State, affirms

under penalty of perjury that:

1. I am an Assistant District Attorney in the office of Alvin L. Bragg, Jr., District Attorney of the County of New York. I am one of the assistants assigned to the prosecution of the above-captioned case and am authorized to make this affirmation. I have been assigned to the investigation which led to, among other things, the DJT Indictment since the investigation began in August 2018.

2. I make this affirmation on information and belief, the sources of which are my involvement in the investigation, a review of documents within the files of the Office, conversations with knowledgeable individuals, and other sources as noted herein. Dates and times in this affirmation are approximate, unless stated otherwise. Statements attributed to individuals arc summaries of portions of such statements unless otherwise indicated. This affirmation does not set forth every fact learned in the course of the investigation.



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5. On February 26, three business days after receiving and four business days after learning about the agreement, the People produced and the defendant.

WHEREFORE, for the reasons set forth in the accompanying Memorandum of Law, the Pcople respectfully request that the Court deny defendant's motions.

Dated:

March 18, 2024 New York, New York

Respectfully submitted,

Christopher Conroy Assistant District Attorney Of Counsel