IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF FLORIDA TALLAHASSEE DIVISION

AUGUST DEKKER, et al.,		
Plaintiffs,		
v.		Case No. 4:22-cv-00325-RH-MAF
JASON WEIDA, et al.,		
Defendants.	/	

DEFENDANTS' NOTICE OF FILING TRIAL EXHIBITS AND AMENDED EXHIBIT LIST

Defendants Secretary Weida and the Florida Agency for Health Care Administration hereby submit this Notice of Filing Trial Exhibits and Amended Exhibit List, with copies of Defendants' Exhibits 29 through 36 included as individual attachments to this notice. Defendants reserve the right to use additional documents for purposes of impeachment and to offer any exhibit identified by Plaintiffs.

Dated: May 8, 2023 Respectfully submitted by,

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CERTIFICATE OF SERVICE

I hereby certify that on May 8, 2023, the foregoing was filed through the Court's CM/ECF, which will serve a copy to all counsel of record.

/s/ Mohammad O. Jazil Mohammad O. Jazil

Defendants' Amended Exhibit List

Trial Exhibit Number	Exhibit Description	Will Use	May Use	Stipulated/Plaintiffs' Objections
DX1	U.S. Health and Human Services Notice and Guidance on Care	X		Stipulated
DX2	U.S. Health and Human Services Fact Sheet on Gender- Affirming Care	X		Stipulated
DX3	U.S. Department of Justice Letter to State Attorneys General	X		Stipulated
DX4	Centers for Medicare and Medicaid Services Decision Memo for Gender Dysphoria and Gender Reassignment Surgery	X		Stipulated
DX5	Florida Department of Health Fact Sheet on Treatments for Gender Dysphoria	X		Stipulated
DX6	Florida Medicaid Generally Accepted Professional Medical Standards Determination on the Treatment of Gender Dysphoria (with attachments)	X		§ 802 Hearsay**; For the attachments: § 802 hearsay within hearsay; § 702 improper expert opinions

Trial Exhibit	Exhibit Description	Will Use	May Use	Stipulated/Plaintiffs' Objections
Number				,
DX7	Sweden's Care of Children and Adolescents with Gender Dysphoria	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication; §1003.33 lacks translation certificate**
DX8	Sweden's Care of Children and Adolescents with Gender Dysphoria, Summary of National Guidelines	X		\$802 hearsay; \$602 lack of personal knowledge; \$403 relevance; \$901 authentication; \$1003.33 lacks translation certificate**
DX9	Finland's Recommendation of the Council for Choices in Health Care in Finland	X		\$802 hearsay; \$602 lack of personal knowledge; \$403 relevance; \$901 authentication; \$1003.33 lacks translation certificate**
DX10	The Cass Review, Independent Review of Gender Identity Services for Children and Young People	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication
DX11	National Institute for Health and Care Excellence, Evidence Review: Gonadotrophin Releasing Hormone Analogues for Children and Adolescents with Gender Dysphoria	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication

Trial Exhibit Number	Exhibit Description	Will Use	May Use	Stipulated/Plaintiffs' Objections
DX12	National Institute for Health and Care Excellence, Evidence Review: Gender- Affirming Hormones for Children and Adolescents with Gender Dysphoria	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication
DX13	France's Academie Nationale de Medecine Press Release	X		\$802 hearsay; \$602 lack of personal knowledge; \$403 relevance; \$901 authentication; \$1003.33 lacks translation certificate
DX14	The Royal Australian and New Zealand College of Psychiatrists' Position Statement on Gender-Affirming Care	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication
DX15	UKOM Report: Patient Safety for Children and Young People with Gender Incongruence	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication
DX16	WPATH Standards of Care, Version 8*	X		Stipulated
DX17	WPATH Standards- of-Care-Revision Team Criteria*	X		Stipulated
DX18	WPATH's Press Release Regarding Florida Department of Health *		X	Stipulated

Trial Exhibit Number	Exhibit Description	Will Use	May Use	Stipulated/Plaintiffs' Objections
DX19	WPATH's Statement of Opposition to Florida Draft Rule Banning Gender Affirming Care for Adolescents*		X	Stipulated
DX20	WPATH's Press Release on National and International Issues*		X	Stipulated
DX21	WPATH's Letter to Japanese Officials*		X	Stipulated
DX22	WPATH's Press Release Regarding New York Times Article*		X	Stipulated
DX23	WPATH Press Release on United Kingdom Matter*		X	Stipulated
DX24	Endocrine Society Guidelines on Treatments for Gender Dysphoria*	X		Stipulated
DX25	Grading of Recommendations Assessment, Development and Evaluation Handbook*	X		§802 hearsay; §602 lack of personal knowledge; §403 relevance; §901 authentication

Trial Exhibit Number	Exhibit Description	Will Use	May Use	Stipulated/Plaintiffs' Objections
DX26	American Academy of Pediatrics, Ensuring Comprehensive Care and Support for Transgender and Gender-Diverse Children and Adolescents*		X	Stipulated
DX27	[Intentionally Left Blank]			
DX28	Jonas Ludviggson et al., A Systematic Review of Hormone Treatment for Children with Gender Dysphoria and Recommendations for Research		X	\$802 hearsay; \$602 lack of personal knowledge; \$403 relevance; \$901 authentication
DX29	Curriculum Vitae of Dr. Paul Hruz	X		
DX30	Curriculum Vitae of Dr. Kristopher Kaliebe	X		
DX31	Curriculum Vitae of Dr. Patrick Lappert	X		
DX32	Curriculum Vitae of Dr. Stephen Levine	X		
DX33	Curriculum Vitae of Dr. Sophie Scott	X		
DX34	Curriculum Vitae of Dr. Quentin Van Meter		X	
DX35	Curriculum Vitae of Dr. Joseph Zanga		X	

DX36	Curriculum Vitae of	X	
	Dr. Michael Laidlaw		

^{* [}Note from Defendants] Note that the State includes the asterisked documents, which either come from or pertain to WPATH, the Endocrine Society, and medical organizations, in the event that the court denies the State's omnibus motion in limine, Doc.126. The State still maintains that such documents, and all mention of or reliance on the organizations, should be excluded at trial.

^{** [}Note from Plaintiffs] To the extent that these documents appear also on Plaintiffs' exhibit list they were listed purely for purposes of rebuttal and/or impeachment and Plaintiffs object to the introduction of them in the first instance as noted above.