

## **Exhibit 3**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF FLORIDA

CASE NO. 04-22572-CIV-KING

EMMA YAIZA DIAZ;  
AMERICAN FEDERATION OF LABOR AND  
CONGRESS OF INDUSTRIAL  
ORGANIZATIONS; AMERICAN FEDERATION OF  
STATE, COUNTY AND LOCAL EMPLOYEES,  
AFL-CIO; FLORIDA PUBLIC EMPLOYEES COUNCIL  
79, AFSCME, AFL-CIO; and SERVICE EMPLOYEES  
INTERNATIONAL UNION,

Plaintiffs,

v.

KURT S. BROWNING, Secretary of State of Florida;  
BRENDA SNIPES, Broward County Supervisor of  
Elections; JERRY HOLLAND, Duval County Supervisor  
of Elections; LESTER SOLA, Miami-Dade  
Supervisor of Elections; BILL COWLES, Orange County  
Supervisor of Elections; and ARTHUR ANDERSON,  
Palm Beach County Supervisor of Elections,

Defendants.

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**DECLARATION OF DONALD ROBERTS IN SUPPORT  
OF THE SECRETARY'S MOTION FO SUMMARY JUDGMENT**

Pursuant to 28 U.S.C. § 1746, Donald Roberts submits this Declaration in Support of the Secretary's Motion for Summary Judgment.

1. I am over the age of eighteen and competent to make this declaration. I make this declaration in support of the Secretary's Motion for Summary Judgment.
2. I am employed by the Florida Department of State as Bureau Chief of the Bureau of Departmental Applications and Systems Support. My responsibilities as Bureau Chief include overseeing the development and operation of the Florida Voter Registration System ("FVRS"),

which is Florida's "single, uniform, official, centralized, interactive, computerized statewide voter registration system as required by the Help America Vote Act of 2002," § 98.035(1), Fla. Stat. (2006), and as required by Florida law, *id.*

3. Consistent with my job responsibilities, I have access to the data contained in the FVRS, which includes a list of all registered voters, information relating to every voter registration application received after the implementation of the FVRS, and a record of whether a particular registered voter voted in any election.

4. The FVRS includes records relating to more than 12 million Florida registered voters. It also includes data relating to every Florida voter registration application received since January 1, 2006.

5. I have reviewed Schedule A to Plaintiffs' supplemental response to the Secretary's Interrogatories. The interrogatory responses describe Schedule A as "a list of the Plaintiffs' union members who may have been injured by the lack of a grace period in 2006." A true and correct copy of the interrogatory responses is attached to this declaration as Attachment "A." In this declaration, I will refer to the list contained on Schedule A as the "Plaintiffs' List."

6. The Plaintiffs' List includes the names of fifty-eight individuals. (The list itself has fifty-nine entries, but one individual is listed twice.) Comparing the names on the Plaintiffs' List to the records available in the FVRS, I learned that twenty-nine of the fifty-eight were registered and eligible to vote in time for the 2006 election. Of those twenty-nine, nineteen actually voted. Of the twenty-nine who were not registered at the time of the election, twenty-six were not registered for reasons unrelated to the checkboxes. Sixteen had other omissions on their applications, including missing date of birth, missing drivers license number, etc. Ten

submitted complete applications but included drivers license numbers or social security numbers that did not match state records. Each of these categories is broken down below.

7. The following nineteen individuals on the Plaintiffs' List actually voted in the 2006 election: Lorenzo Sharpe; Anna Stasiulis; Jane Cohen; Brinsfeld Jones; Karen Pantin; Mike Douthat<sup>1</sup>; Rosa Cruz; Zoya Newell; Martha Sanchez; Ernest Hitchlock; Jasma Cineus; Garcia Ondina; Michael Bean; Claudette Dixon; Thomas Schendera; Thelma Battick; Geraldine Root; Timothy Deguise; and Derrick Fraser.

8. The following ten individuals on the Plaintiffs' List were registered in time to vote in 2006 but did not do so: Jason Freeman; Alexis Ramirez; Charles Houghtaling<sup>2</sup>; Deval Brown, Jr.; Bladimir Hernandez; Amos Pierre; Victoria Herrera Rodriguez; Eric Toy; Lilliam Avello; and Juan Alberto Llossas.

9. The following sixteen individuals on the Plaintiffs' List submitted applications that were incomplete without regard to the challenged checkboxes: Sergio Hrvatin (incomplete date of birth; left drivers license/ssn blank); Jonathan Nilo (left drivers license/ssn blank); Michael Walker (left drivers license/ssn blank); Christopher Martin (left drivers license/ssn blank); Gwendolyn Foote (left address incomplete); Heather Buchanan (left drivers license/ssn blank); Hiroshima Soto (left drivers license/ssn blank); Edony Princivil (left drivers license/ssn blank); Nakia Sutton (left drivers license/ssn blank); Zita Bilibio (left drivers license/ssn blank);

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<sup>1</sup> Although Mr. Douthat submitted an incomplete application in 2006, he was already registered. There is an active voter record for a Mike Douthat with the same name, sex, race, and address, who was registered in 2004. (The date of birth on the two records is similar, but not identical—12/18/1974 vs. 11/18/1974.) There is no evidence to suggest that these two records do not relate to the same person.

<sup>2</sup> Although Mr. Houghtaling submitted an incomplete application prior to the 2006 election, he was already registered. An active registration already existed for a C. A. Houghtaling, who had the same address, date of birth, sex, and race. There is no evidence to suggest that these two records do not relate to the same person.

Jan Rokyta (left drivers license/ssn blank); John Stephenson-Coke (left drivers license/ssn blank); Brian Kelly Grimm (left drivers license/ssn blank); Hubert Elie (left drivers license/ssn blank); Madeline Jozile (left drivers license/ssn blank); and David Fleuriot (left drivers license/ssn blank).

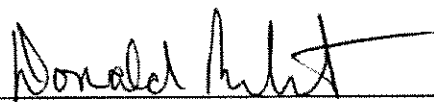
10. The following ten individuals submitted drivers license or social security numbers that failed to match government records: Teresa Waters-Cain; Vinolia Dawkins; Mayorie Saavedra; Patricia Benvenuto; Terrell Hart; Jose Herrera; Juana De Jesus; Marie Olive Gayle; Pierre Phillippe-Auguste; and Charlenssie Carrion.

11. The remaining three individuals submitted applications that were deemed incomplete because of the applicant's failure to mark the checkboxes. Alida Rodriguez submitted an application on September 20, 2006 that omitted marks in the felon and mental capacity checkboxes. Thomas Veal submitted an application on October 9, 2007 that omitted marks in the felon and mental capacity checkboxes. Stephen Haber submitted an application on August 31, 2007 that omitted marks in the felon and mental capacity checkboxes.

12. I have also reviewed the declarations of Patricia Anne Benvenuto, Bladimir Hernandez, and Marie Olive Gayle Kirlaw, submitted by the Plaintiffs. I have reviewed the FVRS records associated with these three individuals. Marie Olive Gayle's application was not rejected for failing to mark the checkboxes. Instead of checking the felon and competency boxes, Ms. Gayle wrote "no" next to the text. The FVRS system shows that the boxes were checked, so it is apparent that the voter registration official who handled the intake of this application treated the boxes as marked. *Id.* A copy of her application is attached to this declaration as Attachment "B." According to FVRS records, the second declarant, Bladimir Hernandez, submitted a complete application before book closing in 2006, and his card issued

before the 2006 Election. A copy of his application is attached as Attachment "C." Finally, Patricia Anne Benvenuto submitted a timely application with all checkboxes marked. A copy of her application is attached as Attachment "D."

I declare under penalty of perjury that the foregoing is true and correct. Executed at Tallahassee, Florida, on October 8, 2007.

  
\_\_\_\_\_  
Donald Roberts



ambiguous; (e) are unreasonably cumulative or duplicative; or (f) seek information that is neither relevant to the claims or defenses of any party nor is reasonably calculated to lead to the discovery of admissible evidence, or is immaterial.

2. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent the information sought: (a) is subject to the attorney-client privilege; (b) constitutes work product; (c) was prepared in anticipation of litigation or for trial; or (d) is otherwise privileged or exempt from discovery. In responding to these Interrogatories, Plaintiff does not intend to waive, and shall not be construed as having waived, any privilege or protection, including but not limited to, the attorney-client and work product privileges.

3. Plaintiff objects to the Interrogatories to the extent that they seek the identification of persons including, but not limited to, any of Plaintiff's counsel, who have gained knowledge or information of facts solely by virtue of their participation in this litigation on the grounds that to list such persons is not reasonably calculated to lead to the discovery of information relevant to the claims or defenses of any party, and impermissibly seeks discovery of attorney work product and attorney-client communications.

4. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they contain undefined or other terminology that is vague, ambiguous or colloquial, insofar as such terminology does not permit Plaintiff to reasonably ascertain the content of the request, rendering the request unduly burdensome and not reasonably calculated to lead to the discovery of admissible

evidence. Nonetheless, Plaintiff will make a good faith effort to interpret and respond to the Interrogatories subject to the limitations stated herein.

5. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they would impose on it obligations beyond those imposed by applicable provisions of the Federal Rules of Civil Procedure, the Rules of this Court, or the case law interpreting each of them.

6. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that the information sought contains confidential, personal or private, or sensitive business information, or sensitive union membership or political strategy information protected by the First Amendment, or are protected from disclosure by any agreement with respect to confidentiality or nondisclosure. *See, e.g., NAACP v. Alabama*, 357 U.S. 449 (1958); *Talley v. California*, 362 U.S. 60 (1960); *Gibson v. Florida Legislative Investigation Committee*, 372 U.S. 539 (1963); *Watchtower Bible & Tract Society v. Village of Stratton*, 536 U.S. 150 (2002).

7. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they call for information or documents that Plaintiff may not produce pursuant to the law or a court order of any county or jurisdiction in which it does business. Plaintiff will not produce such information or documents without an appropriate court order addressing such confidentiality issues or obligations.

8. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they call for information outside Plaintiff's possession, custody or control.

9. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they call for information already in Defendant's possession, custody or control.

10. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they call for information readily available through public sources, from sources that are more convenient, less burdensome or less expensive, or from sources that are more readily available to Defendant than to Plaintiff.

11. Plaintiff objects to the Interrogatories, and each and every definition and instruction therein, to the extent that they are not narrowly tailored to call for information likely to be in Plaintiffs' possession, custody or control, but rather seek information likely to be in the possession of other parties or non-parties to this action.

12. Plaintiff objects to the Definition of the terms "you," and "your" on the grounds that such definitions are vague, overly broad and unduly burdensome, except insofar as such definitions refer to those Plaintiff entities, subsidiaries, employees or members with significant involvement in voter registration.

13. Plaintiff objects to the Interrogatories to the extent that they are vague, ambiguous, overly broad, unduly burdensome and oppressive, and seek the identities of "all" individuals with knowledge of a particular subject matter, since it is not feasible to identify "all" individuals with knowledge of a particular subject matter.

14. Plaintiff objects to each and every request to the extent that it calls for the production of "all" documents pertaining to a specific subject, on the ground that such language is overbroad and unduly burdensome. Plaintiff will search those files in its

possession, custody, or control where there is a reasonable likelihood that responsive documents may be located.

15. Plaintiff objects to the definition of "2006 Election Cycle" as the "time period beginning on October 4, 2004, and ending on November 7, 2006" on the grounds that it is overly broad and does not reflect accepted practice that the earliest date upon which an election cycle begins is the day following a general election.

16. Plaintiff objects to the Definition of the term "Person" on the grounds that it is vague, overly broad, and unduly burdensome, except insofar as such definition refers to a natural person or legal entity.

17. Plaintiff objects to the Definition of the term "documents" on the grounds that it is vague, overly broad, and unduly burdensome, and to the extent that it would impose on it obligations beyond those imposed by applicable provisions of the Federal Rules of Civil Procedure, the Rules of this Court, or the case law interpreting them.

18. Plaintiff objects to the Definition of the term "communication" on the grounds that it is vague, overly broad and unduly burdensome.

19. Plaintiff objects to the Definition of the term "identify" on the grounds that providing the witness's telephone number; the name address and telephone number of each of the witness's employers; the corporations of which the witness is an officer or director; and each business in which the witness is a principal is vague, ambiguous, and unduly burdensome. To the extent known, Plaintiff will provide the name and title of persons identified herein and their last known address or present contact address.

20. Plaintiff's responses and objections to the Interrogatories are not intended to be, and shall not be construed as, an agreement or concurrence by Plaintiff with Defendant's characterization of any facts, circumstances, and/or legal obligations. Plaintiff also reserves the right to contest any such characterization as inaccurate. Plaintiff further objects to the Interrogatories to the extent that they contain express or implied assumptions of fact or law with respect to matters at issue in this case.

21. The fact that Plaintiff has responded to a particular request shall not be interpreted as implying that responsive documents exist or that Plaintiff acknowledges the propriety of the request.

22. Plaintiff's responses are not intended to, and shall not, be construed as an admission that the information is relevant, material, admissible in evidence or as a waiver of any applicable privilege.

23. The information provided herein is based on Plaintiff's present knowledge, information, and belief. Plaintiff reserves the right to supplement, amend or correct all or any parts of any response provided herein, and reserves the right to object to the admissibility of all or any part of the responses provided herein and any information contained herein.

**SPECIFIC OBJECTIONS AND RESPONSES**

Interrogatory No. 6: Do you contend that any of your members who timely filed their voter registration applications during 2006 Election Cycle were not placed on the voter rolls and were prevented from casting a vote in the November 2006 elections? If your answer is "yes," please identify each member, and identify all other persons, facts, and documents which support or are related to your contention.

Response to Interrogatory No. 6:

Plaintiff objects to Interrogatory No. 6 on the grounds that it is premature.

Further, Plaintiff objects to this Interrogatory on the grounds that it is vague, overly broad, unduly burdensome, and to the extent that it seeks material that is neither relevant to the claims or defenses of any party nor reasonably calculated to lead to the discovery of admissible evidence.

Subject to, and without waiving any of the foregoing General and Specific Objections, Plaintiff responds as follows: Based on information to date and a reasonable inquiry, the attached Schedule A contains a list of the Plaintiffs' union members who may have been injured by the lack of a grace period in 2006. Plaintiff reserves the right to supplement its response to this Interrogatory if and when additional information comes to its attention.

Dated: New York, New York  
August 31, 2007

**As to Objections:**

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**VERIFICATION**

AFSCME INTERNATIONAL

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STATE OF FLORIDA

COUNTY OF \_\_\_\_\_

BEFORE ME, the undersigned authority, personally appeared \_\_\_\_\_, who swears or affirms that s/he has read the above and foregoing Answers to Interrogatories and the same are true and correct to the best of her/his knowledge and belief. S/he is personally known to me or has produced \_\_\_\_\_ as identification.

SWORN TO OR AFFIRMED before me this \_\_\_\_ day of \_\_\_\_\_, 2007.

\_\_\_\_\_  
Signature of Notary

\_\_\_\_\_  
PRINT, TYPE OR STAMP NAME OF  
NOTARY

**SCHEDULE A**

<b>Name</b>	<b>County</b>	<b>Address</b>
Sharpe, Lorenzo	Broward	18876 NW 1st Street Pembroke Pines, FL 33029
Stasiulis, Anna	Broward	2898 SW 127th Way Miramar, FL 33027
Cohen, Jane	Broward	3829 Jasmine Lane Coral Springs, FL 33065
Hrvatin, Sergio	Broward	17031 SW 51st Court Miramar, FL 33027
Jones, Brinsfeld	Broward	1564 NE 36th Street Oakland Park, FL 33334  [Undeliverable per USPS website]
Douthat, Mike A.	Broward	4521 NW 20th Street Coconut Creek, FL 33066
Freeman, Jason H.	Broward	189 Riverwalk Circle Sunrise, FL 33326
Pantin, Karen C.	Broward	7020 SW 24th Court Miramar, FL 33023
Ramirez, Alexis	Broward	1112 NE 8th Street Hallandale Beach, FL 33009
Stasiulis, Anna	Broward	2898 27th Miramar, FL 33027
Waters-Cain, Teresa (also listed as Waters-Caio, Teresa)	Broward	2016 NW 89th Avenue Pembroke Pines, FL 33024
Cruz, Rosa M.	Broward	4247 SW 125th Lane Miramar, FL 33027
Nilo, Jonathan	Broward	2507 Jackson Street Hollywood, FL 33020

Name	County	Address
Houghtaling, Charles A.	Broward	302 Oak Ridge Street Deerfield Beach, FL 33442  [Undeliverable per USPS website]
Brown, Jr., Deval S.	Broward	6411 NW 29th Street or Court Sunrise, FL 33313
Newell, Zoya E.	Broward	7906 SW 8th Street North Lauderdale, FL 33068
Hernandez, Bladimir	Broward	401 NW 135th Avenue Plantation, FL 33325
Pierre, Amos	Broward	2401 Bahama Drive Miramar, FL 33023
Dawkins, Vinolia	Broward	4158 Inverrary Drive Lauderhill, FL 33319
Stephenson-Coke, Joan P.	Broward	7030 SW 25th Street Miramar, FL 33023
Herrera Rodriguez, Victoria	Dade	7919 W 18th Lane Hialeah, FL 33014
Walker, Jr., Michael P.	Dade	911 NW 138th Street Miami, FL 33168
Saavedra, Maryorie Guadalupe	Dade	320 Rosedale Drive Miami Springs, FL 33166
Sanchez, Martha L.	Dade	3644 SW 3rd Street Miami, FL 33135
Benvenuto, Patricia Anne	Dade	19333 Collins Avenue Sunny Isles Beach, FL 33160
Hitchlock, Ernest	Dade	10370 SW 200th Street Cutler Bay, FL 33157
Hart, Terrell	Dade	22635 SW 113th Court Miami, FL 33170

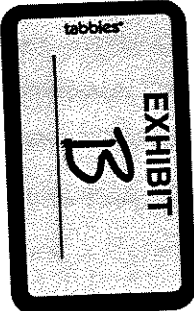
<b>Name</b>	<b>County</b>	<b>Address</b>
Cineus, Jasma	Dade	323 NW 104th Terrace Miami, 33150
Rodriguez, Alida	Dade	3155 SW 14th Street Miami, FL 33145
Herrera, Jose E.	Dade	2150 SW 132nd Avenue Miami, FL 33175
Toy, Eric Clifford	Dade	5800 Palm Avenue Hialeah, FL 33012
Philippe-Auguste, Pierre	Dade	12138 SW 250th Terrace Homestead, FL 33032
Martin, Christopher Dwayne	Dade	19920 NW 3rd Avenue or Court or Place Miami Gardens, FL 33169
Grimm, Bryan Kelly	Dade	3225 SW 80th Avenue Miami, FL 33155
Garcia, Ondina	Dade	1890 SE 18th Terrace Homestead, FL 33035
Foote, Gwendolyn Sue	Dade	16850 Collins Avenue Sunny Isles, FL 33160
Buchanan, Heather T.	Dade	14050 Biscayne Blvd. North Miami, FL 33181
Soto, Hiroshima Eliana	Dade	2750 83rd Aventura, FL 33160
De Jesus, Juana	Dade	650 NE 149th Street Miami, FL 33161
Princivil, Edony	Dade	970 NE 152nd Street Miami, FL 33162

<b>Name</b>	<b>County</b>	<b>Address</b>
Avello, Lilliam R.	Dade	4801 NW 7th Street Sunset Villas Apts. Miami, FL 33126
Bean, Michael Rodger	Duval	1744 Biscayne Bay Circle Jacksonville, FL 32218
Dixon, Claudette Angela	Orange	7266 Oak Meadows Circle Orlando, FL 32835
Carrion, Charlenssie	Orange	1789 Grande Pointe Blvd. Orlando, FL 32839
Elie, Hubert	Orange	3610 Highmoor Court Orlando, FL 32818
Sutton, Nakia Nicole	Orange	4167 Tymberwood Lane Orlando, FL 32839
Bilibio, Zita	Orange	2329 Oak Park Way Orlando, FL 32822
Veal, Thomas L.	Orange	732 White Ivey Court Apopka, FL 32712
Gayle, Marie Olive	Orange	7726 Newlan Drive Orlando, FL 32818
Rokyta, Jan	Palm Beach	537 Greenbriar Drive Lake Park, FL 33403
Root, Gerladine	Palm Beach	444 Fontana Drive Lake Worth, FL 33461
Deguisse, Timothy James	Palm Beach	5315 Grand Banks Blvd. Greenacres, FL 33463
Fleuriot, David	Palm Beach	4541 Challenger Way West Palm Beach, FL 33417
Schendera, Thomas J.	Palm Beach	1760 Antigua Road Lake Clarke Shores, FL 33406

<b>Name</b>	<b>County</b>	<b>Address</b>
Battick, Thelma	Palm Beach	3413 Bainbridge Place West Palm Beach, FL 33406
Jozile, Madeleine	Palm Beach	4899 NW 6th Street/Court Delray Beach, FL 33445
Haber, Stephen L.	Palm Beach	113 Queens Lane Royal Palm Beach, FL 33411
Fraser, Derrick L.	Palm Beach	513 Superior Place West Palm Beach, FL 33409
Llossas, Juan Alberto	Palm Beach	301 Emerson Circle Palm Springs, FL 33461

114574769 Gayle, Marie O (Read Only) (Read Only)

1	(Check boxes that apply) <input type="checkbox"/> New Registration <input type="checkbox"/> Address Change <input type="checkbox"/> Party Change <input type="checkbox"/> Name Change <input type="checkbox"/> Card Replacement <input type="checkbox"/> Signature Update		Official Use Only
2	Are you a citizen of the United States of America? Yes <input checked="" type="checkbox"/> No? <input type="checkbox"/> (If no, you cannot register to vote)		
3	<input type="checkbox"/> I affirm I am not a convicted felon, or if I am, my rights relating to voting have been restored. <b>no</b>		
4	<input type="checkbox"/> I affirm I have not been adjudicated mentally incapacitated with respect to voting or, if I have, my competency has been restored. <b>no</b>		
IF YOU ANSWERED NO TO QUESTION 2, OR IF YOU ARE UNABLE TO AFFIRM THE STATEMENTS ON BOXES 3 AND 4, YOU ARE INELIGIBLE TO REGISTER TO VOTE. DO NOT COMPLETE THIS APPLICATION.			
5	Date of Birth (MM/DD/YYYY) <b>1-11-27-42. (Jan. 27, 1942)</b>		
6	If you have a current and valid FL Driver License (DL) card, you must provide the number in this box. If you do not have a DL, provide the last 4 digits of your SSN. If you have not been issued a FL DL or FL ID card, or SSN, write "NONE".		
7	Last Name <b>GAYLE</b> Address Where You Live (Legal Residence) (Do not use PO Box) <b>7726 Newland Dr</b> Mailing Address if Different from Above	Apt./Suite City <b>Orlando</b> State <b>FL</b>	First Name <b>Marie</b> Middle Name/Initial <b>OLIVE</b>
8	City <b>Orlando</b> County <b>U.S.A.</b>	State <b>FL</b> Zip Code <b>32818</b>	
9	Address Last Registered to Vote	Apt./Suite City County	State Zip Code
10	Former Name if Mailing Name Change		
11	Party Affiliation (Check only one) <input type="checkbox"/> Democratic Party <input type="checkbox"/> Republican Party <input type="checkbox"/> Other, Minor Party (specify party name) <input type="checkbox"/> No Party Affiliation		
12	Race/Ethnicity (Check only one) <input type="checkbox"/> American Indian/Alaskan Native <input type="checkbox"/> Asian/Pacific Islander <input type="checkbox"/> Black, not Hispanic <input type="checkbox"/> Hispanic <input type="checkbox"/> White, not Hispanic		
13	See <input type="checkbox"/> M <input type="checkbox"/> F Do you need voting assistance at the polls? Yes <input type="checkbox"/> No <input type="checkbox"/> No Are you interested in being a poll worker? Yes <input type="checkbox"/> No <input type="checkbox"/> No		
14	Are You: <input type="checkbox"/> Active Duty Military/Merchant Marine <input type="checkbox"/> Dependent of Active Duty Military/Merchant Marine <input type="checkbox"/> U.S. Citizen (Currently Residing Outside the U.S.)		
15	SIGNATURE: Sign or mark on line in box below. (Invalid without signature or mark of applicant)		
16	OATH: I do solemnly swear (or affirm) that I will protect and defend the Constitution of the United States and the Constitution of the State of Florida, that I am qualified to register as an elector under the Constitution and laws of the State of Florida, and that all information provided in this application is true.		Date: <b>8-24-06</b>



114678771 Hernandez, Bladimir (Read Only)

**1** Check boxes that apply:  New Registration  Address Change  Party Change  Name Change  Card Replacement  Signature Update

**2** Are you a citizen of the United States of America? Yes?  No?  (If No, you cannot register to vote)

**3**  I affirm I am not a convicted felon, or if I am, my rights relating to voting have been restored.

**4**  I affirm I have not been adjudicated mentally incapacitated with respect to voting or, if I have, my competency has been restored.

**IF YOU ANSWERED NO TO QUESTION 2, OR IF YOU ARE UNABLE TO AFFIRM THE STATEMENTS IN BOXES 3 AND 4, YOU ARE INELIGIBLE TO REGISTER TO VOTE. DO NOT COMPLETE THIS APPLICATION.**

**5** Date of Birth (MM/DD/YYYY) **Sep/12/1963**

**6** If you have a current and valid FL DL# or FL ID card#, you must provide the number in this box. If you do not have either, provide the last 4 digits of your SSN. If you have not been issued a FL DL#, FL ID card#, or SSN, write "NONE"

**7** Last Name **Hernandez** Suffix (circle) I, II, III, IV First Name **Bladimir**

**8** Address Where You Live (Legal Residence) **401 NW 135th Ave** Apt/Condo/Unit **Plantation** City **BRO** County of Legal Residence **FL** State **33325** Zip Code

**9** Mailing Address if Different from Above Apt/Condo/Unit City Country State Zip Code

**10** Address Last Registered to Vote Apt/Condo/Unit City Country State Zip Code

**11** Former Name if Making Name Change Day Phone Number

**12** Party Affiliation (Check only one)  Democratic Party  Republican Party  Other: Minor Party (print party name)  No Party Affiliation

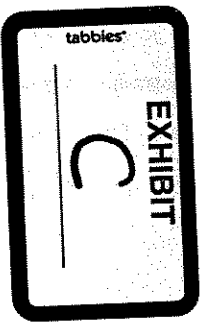
**13** Race/Ethnicity (Check only one)  American Indian/Alaskan Native  Asian/Pacific Islander  Black, not Hispanic  Hispanic  White, not Hispanic

**14** Sex  M  F Do you need voting assistance at the polls?  Yes  No Are you interested in being a poll worker?  Yes  No State or Country of Birth **CUBA**

**15** Are You:  Active Duty Military/Merchant Marine  Dependent of Active Duty Military/Merchant Marine  U.S. Citizen Currently Residing Outside the U.S. **OCT 10 2006**

**16** OATH: I do solemnly swear (or affirm) that I will protect and defend the Constitution of the United States and the Constitution and laws of the State of Florida, and that all information provided in this application is true.

**SIGNATURE:** Sign or mark on line in box below. (Invalid without signature or mark of applicant.) **X** \_\_\_\_\_ Date: **10/8/06**



OFFICIAL USE ONLY: 05 DE 39 1/06 114678771

114608551 Benvenuto, Patricia A (Read Only) (Read Only)

Check boxes that apply:  New Registration  Address Change  Change Name  Change Party  Change Residence  Change Signature  Change Party Affiliation

Are you a citizen of the United States of America? Yes?  NO?  If no, you cannot register to vote.

I affirm I am not a convicted felon, or if I am, my rights relating to voting have been restored.

I affirm I have not been adjudicated mentally incapacitated with respect to voting or, if so, my competency has been restored.

**IF YOU ANSWERED NO TO QUESTION 2, OR IF YOU ARE UNABLE TO AFFIRM THE STATEMENTS IN BOXES 3 AND 4, YOU ARE INELIGIBLE TO REGISTER TO VOTE. DO NOT COMPLETE THIS APPLICATION.**

Date of Birth: 10/11/34  
 (MM/DD/YYYY)

If you have a current and valid FL Driver License or FL ID card, you must provide the number - this box. If you do not have either, provide the last 4 digits of your SSN. If you have not been issued a FL DL, FL ID Card, or SSN, write "NONE".

Last Name: **BENVENUTO**

Address (where you are legal residence) and city, state, zip code: **19333 COLLINS AVE**

Mailing Address (if different from above): **19333 COLLINS AVE**

Address Last Registered to Vote: **2480 Ocean Pkwy**

Former Name (if Mailing Name Change): **Brooklyn**

Party Affiliation (Check only one):  Democratic Party  Republican Party  Other (Name Party (Last name first))

Race (check only one):  American Indian or Alaska Native  As an Pacific Islander  Black, not Hispanic  Other

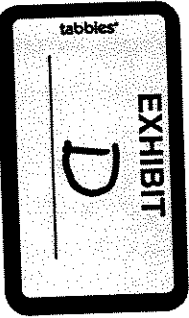
Are You:  Active Duty Military/Former Marine  Dependent of Active Duty Military/Former Marine  U.S. (Last name first) Residing Outside the U.S.

Are you currently serving in the military?  Yes  No

Are you interested in being a poll worker?  Yes  No

Signature: **[Redacted]** Date: **9/27/07**

State in County of Birth: **FL Kings NY 11235**



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