

# Exhibit A

**Elizabeth Lee Beck**

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**From:** Louijeune, Ruthzee (Perkins Coie) <RLouijeune@perkinscoie.com>  
**Sent:** Tuesday, October 17, 2017 4:17 PM  
**To:** Elizabeth Lee Beck; Elias, Marc (Perkins Coie); Wilson, Graham M. (Perkins Coie); 'Gregg D. Thomas'; Winovich, John E. (Perkins Coie); Spiva, Bruce V. (Perkins Coie); 'Kimberly Diaz'; 'Cullin O'Brien'; Frost, Elisabeth C. (Perkins Coie); mcaramanica@tlolawfirm.com  
**Cc:** hern8491@bellsouth.net; cullin@cullinobrienlaw.com; beverly@beckandlee.com; 'Jared H. Beck'  
**Subject:** RE: Wilding et al. vs. DNC et al.

Dear Counsel:

We take no position on your anticipated motion for an extension of time. But should the Court grant your request, we too would want an extension until February 1, 2018 so that our time to respond does not run over the holidays.

Best,  
Ruthzee

**Ruthzee Louijeune | Perkins Coie LLP**

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**From:** Elizabeth Lee Beck [mailto:elizabeth@beckandlee.com]  
**Sent:** Tuesday, October 17, 2017 12:02 PM  
**To:** Louijeune, Ruthzee (WDC); Elias, Marc (WDC); Wilson, Graham M. (WDC); 'Gregg D. Thomas'; Winovich, John E. (WDC); Spiva, Bruce V. (WDC); 'Kimberly Diaz'; 'Cullin O'Brien'; Frost, Elisabeth C. (WDC); mcaramanica@tlolawfirm.com  
**Cc:** hern8491@bellsouth.net; cullin@cullinobrienlaw.com; beverly@beckandlee.com; 'Jared H. Beck'  
**Subject:** RE: Wilding et al. vs. DNC et al.

Dear Counsel, I am following up on my email below. If we do not hear back by COB today, we will be prepared to move in Court for said relief and note Defendants' non-response.

Thank you.

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**ELIZABETH LEE BECK, ESQ. | Beck & Lee Trial Lawyers**  
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From: Elizabeth Lee Beck [<mailto:elizabeth@beckandlee.com>]

Sent: Monday, October 16, 2017 5:55 PM

To: 'Louijeune, Ruthzee (Perkins Coie)'; 'Elias, Marc (Perkins Coie)'; 'Wilson, Graham M. (Perkins Coie)'; 'Gregg D. Thomas'; 'Winovich, John E. (Perkins Coie)'; 'Spiva, Bruce V. (Perkins Coie)'; 'Kimberly Diaz'; 'Cullin O'Brien'; 'Frost, Elisabeth C. (Perkins Coie)'; [mcaramanica@tlolawfirm.com](mailto:mcaramanica@tlolawfirm.com)

Cc: 'hern8491@bellsouth.net'; [cullin@cullinobrienlaw.com](mailto:cullin@cullinobrienlaw.com); [beverly@beckandlee.com](mailto:beverly@beckandlee.com); 'Jared H. Beck'

Subject: RE: Wilding et al. vs. DNC et al.

Ms. Louijeune,

Thank you for your response.

I am emailing you to take Defendants' position on our anticipated motion to seek more time to file our initial brief, to wit: up to and including December 26, 2017.

Please advise. We will, of course, extend you the same courtesy should you require it.

Best regards,

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ELIZABETH LEE BECK, ESQ. | [Beck & Lee Trial Lawyers](#)

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From: Louijeune, Ruthzee (Perkins Coie) [<mailto:RLouijeune@perkinscoie.com>]

Sent: Monday, October 16, 2017 3:55 PM

To: Elizabeth Lee Beck; Elias, Marc (Perkins Coie); Wilson, Graham M. (Perkins Coie); 'Gregg D. Thomas'; Winovich, John E. (Perkins Coie); Spiva, Bruce V. (Perkins Coie); 'Kimberly Diaz'; 'Cullin O'Brien'; Frost, Elisabeth C. (Perkins Coie); [mcaramanica@tlolawfirm.com](mailto:mcaramanica@tlolawfirm.com)

Cc: [hern8491@bellsouth.net](mailto:hern8491@bellsouth.net); [cullin@cullinobrienlaw.com](mailto:cullin@cullinobrienlaw.com); [beverly@beckandlee.com](mailto:beverly@beckandlee.com); 'Jared H. Beck'

Subject: RE: Wilding et al. vs. DNC et al.

Dear Counsel:

We are fine stipulating to the fact that Deborah Wasserman Schultz is a citizen of Florida. We will not stipulate that the issues of diversity jurisdiction are moot.

Best,  
Ruthzee

Ruthzee Louijeune | [Perkins Coie LLP](#)  
Political Law Group

**From:** Elizabeth Lee Beck [<mailto:elizabeth@beckandlee.com>]  
**Sent:** Friday, October 13, 2017 3:14 PM  
**To:** Elias, Marc (WDC); Wilson, Graham M. (WDC); 'Gregg D. Thomas'; Louijeune, Ruthzee (WDC); Winovich, John E. (WDC); Spiva, Bruce V. (WDC); 'Kimberly Diaz'; 'Cullin O'Brien'; Frost, Elisabeth C. (WDC); [mcaramanica@tlolawfirm.com](mailto:mcaramanica@tlolawfirm.com)  
**Cc:** [hern8491@bellsouth.net](mailto:hern8491@bellsouth.net); [cullin@cullinobrienlaw.com](mailto:cullin@cullinobrienlaw.com); [beverly@beckandlee.com](mailto:beverly@beckandlee.com); 'Jared H. Beck'  
**Subject:** Wilding et al. vs. DNC et al.

Counsel,

We are in receipt of the attached order by the 11th Circuit Court of Appeals. We write to ask whether defendants/appellees will: (a) stipulate that defendant/appellee Debbie Wasserman Schultz is a citizen of Florida, such that the diversity jurisdiction issues are moot, and (b) provide that stipulation to the 11th Circuit Court of Appeals.

Please advise so that we can draft the form of a joint stipulation for your review.

Regards,

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