

EXHIBIT E

election integrity and voter protection as well as the opportunity to participate in a community dedicated to advancing democratic values and voter participation.

3. As a member and state leader in Common Cause, I have been engaged in Common Cause's efforts to advance voter protection and election integrity in the state of Florida. For example, in the 2016 election, our state members and supporters mobilized volunteers to provide on-site election protection assistance. In addition, we worked with the Department of State Division of Elections and county Supervisors of Election to improve language access to voting materials under the Voting Rights Act.

4. Presently, Common Cause members and supporters in Florida are engaged in a range of non-partisan educational, outreach, and advocacy efforts. As one example, our projects include working to educate the public regarding Florida's Constitution Revision Commission, a commission that convenes every 20 years to revise the State of Florida's Constitution. As part of this project, I spoke at a public hearing about the commission rules and procedures and have encouraged the submission of comments and revisions to the commission by the public. As another example, we are engaged in activities and outreach to ensure that the 2020 Census preparation work by the state, counties and municipalities ensures that we are ready for congressional and state legislative districting in the State of Florida that is fair and appropriate. In the past, we have worked to advance online voter registration and have advocated for strong redistricting and ethics reform, among other actions.

5. On May 11, 2017, the President established the Presidential Advisory Commission on Election Integrity, which subsequently announced that it would be collecting and maintaining sensitive personal voter data, including party affiliation and voting history. In

particular, on June 28, Commission Vice Chairman Kris W. Kobach sent out a letter to all 50 states and the District of Columbia requesting that they provide sensitive personal voter data, including party affiliation and voting history. Mr. Kobach, as well as other Commission members, have stated that the Commission intends to match personal voter data collected with other data sources maintained by the federal government. On July 10, 2017, the Commission ceased its collection activities while a motion for preliminary injunction was pending in a separate lawsuit challenging the Commission's activities. After the motion was denied, the Commission resumed its data collection, issuing a letter on July 26, 2017 to states, again requesting personal voter data, including party affiliation and voter history.

6. On July 29, 2017, the State of Florida provided data, including voter names, party affiliation, and history, to the Commission. The Commission is now in possession of my personal data, including data concerning my First Amendment activities. I have never consented to the federal government obtaining and/or maintaining my personal voter data.

7. By seeking, collecting, and maintaining my personal data, including data concerning my First Amendment activities, such as my history of voting and affiliations, to match against federal data, the Commission has violated my right to privacy.

8. By seeking, collecting, and maintaining data and through its investigation of American voters, the Commission has undermined my confidence in the political process.

9. As a result of the Commission's activities, reports have surfaced that voters, including those in Florida, have de-registered from the voting rolls.

10. As a result of the Commission's activities and its stated request for voter information, including party affiliation and voter history, Common Cause members in Florida

have engaged in significant activities to ensure the integrity of the election process and manage the fall-out from the Commission's activities. As one example, I have personally counseled members of the public who have asked me questions about the voting and elections process in light of the Commission's collection of the data, including taking efforts to dissuade people from deregistering from voting and/or participating in the political process in light of the Commission's conduct. I have also monitored the Supervisor of Elections' responses to the call for data and how they dealt with concerned voters and tracked the resulting media coverage. These activities have significantly detracted from my efforts as Common Cause's Chair for the State of Florida to engage in the important ongoing projects I described above, such as the Florida Constitution Revision Commission and education and advocacy regarding preparation for the 2020 Census.

11. I am aware under Florida Statutes which information in the voter files maintained by my local Supervisor of Election and state files by the Secretary of State are exempt from public record. I have not voluntarily given permission for my public record and non-public record information to be transferred to a federal entity by the state. To my knowledge the aggregation of voter file information has never been maintained at the federal level. The collection and use of this sensitive private information by the Commission has undermined my confidence in the federal government, especially in light of the fact that the Commission is using the data to match with other federal data sources as part of its investigation of American voters.

12. In addition, there is a substantial risk that the collection of voter data, including my voter history data, will lead to suppression of my vote and the votes of many other eligible voters. Commission members have made statements stating that voter data that is collected from

the states is being cross-checked against data from other federal agencies. This cross-checking exercise could yield misidentification, leading my name to be removed from the voter rolls.

13. Moreover because the Commission has not made clear to the public all of the parties who will access the information, how it will be secured and protected, and eventually archived or disposed, I am extremely worried about what will happen with my personal data and how the federal government will use it, or whether it will disclose it in a more public way such that any individual or organization could use and/or abuse it. The lack of knowledge of how the data is secured also leads to concerns about how bad-actors whether domestic or international could abuse the information. I am concerned about the U.S. election system and in the ability of citizens, like myself, to express views through voting and civic engagement.

14. Voting in an election should not carry with it the risk of my party affiliation and voter history data being collected, maintained, and studied by the federal government.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 27th day of November, 2017.



ELIZA MCCLENAGHAN