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## UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

In the Matter of	)
Natalia Lynch,	) ) Docket No. 9423
•	) Docket 110. 9423
Appellant.	)

## SUPPLEMENTAL ORDER REGARDING EXHIBITS AND EVIDENCE

The Order Resetting Evidentiary Hearing set a May 13, 2024 deadline for the parties to exchange a list of exhibits they wish to introduce and provide a courtesy copy of the list to OALJ@FTC.GOV. Below are additional points regarding exhibits and their admission into evidence at the hearing:

- 1. The Horseracing Integrity and Safety Authority's Appeal Book ("HAB") is in the record before me.
- 2. If either side intends to refer to parts of the HAB, then the HAB should be included on their exhibit list and assigned an exhibit number (or letter), covering the entire HAB. If the parties wish, they may offer the HAB or any other document as a joint exhibit, appropriately numbered (or lettered).
- 3. Neither the internal documents in the HAB, nor the individual HAB page references to documents that may be referred to at the hearing, should be included in the exhibit list.
- 4. If either side wishes to refer to a part of the HAB at the hearing, they should be prepared to do so by page number in the HAB.
- 5. All <u>other</u> materials on each side's exhibit list (Supplemental Exhibits) should be exchanged by the parties on or before May 16, 2024, unless the parties have arranged among themselves for an earlier exchange.
- 6. A hard copy version of all Supplemental Exhibits shall be provided to me by hand delivery or overnight courier to arrive on or before noon, May 17, 2024, addressed as follows:

Jay L. Himes 17 State Street, 40<sup>th</sup> Floor New York, NY 10004

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If the parties have arranged for an earlier exchange among themselves, then they shall provide the materials to me for next day delivery. The hard copy version of all Supplemental Exhibits should be provided to me individually tabbed and double-side copied in three ring binders.

- 7. Supplemental Exhibits must be offered individually into evidence at the hearing. Merely including documents on an exhibit list is not sufficient to deem them admitted into evidence.
- 8. The parties are reminded that the evidence offered at the hearing must be limited to that authorized in the March 25, 2024 Order.

ORDERED: Jay L. Himes

Jay L. Himes

Administrative Law Judge

Date: May 9, 2024