No. 24-10342

IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

WALT DISNEY PARKS AND RESORTS, U.S., INC.,

Plaintiff-Appellant,

v.

RONALD D. DESANTIS, in his official capacity as Governor of Florida; MEREDITH IVEY, in her official capacity as Acting Secretary of the Florida Department of Economic Opportunity; MARTIN GARCIA, in his official capacity as Board Chair of the Central Florida Tourism Oversight District; MICHAEL SASSO, in his official capacity as Board Member of the Central Florida Tourism Oversight District; BRIAN AUNGST, JR., in his official capacity as Board Member of the Central Florida Tourism Oversight District; RON PERI, in his official capacity as Board Member of the Central Florida Tourism Oversight District; BRIDGET ZIEGLER, in her official capacity as Board Member of the Central Florida Tourism Oversight District; and GLENTON GILZEAN, JR., in his official capacity as Administrator of the Central Florida Tourism Oversight District,

Defendants-Appellees.

Appeal from the United States District Court for the Northern District of Florida No. 4:23-cv-00163-AW-MJF (Winsor, J.)

RULE 42(B)(1) STIPULATION OF DISMISSAL

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CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT

Appellant Walt Disney Parks and Resorts, U.S., Inc., pursuant to Eleventh

Circuit Rule 26.1-1, submits this Certificate of Interested Persons and Corporate

Disclosure Statement. The following persons and entities have an interest in the

outcome of this case or appeal:

- 1. Abratt, Daniela B.
- 2. Agnifilo, Karen
- 3. Aungst, Brian Jr.
- 4. Ayer, Donald
- 5. Ballard Spahr LLP
- 6. Barakat, Charbel
- 7. Bell, Daniel W.
- 8. Boutrous, Theodore J. Jr.
- 9. Brinkmann, Beth S.
- 10.Brody, Stephen D.
- 11.Brown, Bruce D.
- 12.Burchard, Kendall T.
- 13.Carlson, Arne
- 14.Coleman, Tom

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- 16.Cooper, Charles J.
- 17.Costello, David M.
- 18.Covington & Burling LLP
- 19.DeSantis, Ronald D.
- 20.Eisen, Norman L.
- 21.Ervin, Bradley K.
- 22.Farmer, John
- 23.Frank, Honorable Michael J.
- 24.Garcia, Martin
- 25.Gerson, Stuart
- 26.Gibson Dunn & Crutcher LLP
- 27.Gilzean, Glenton, Jr.
- 28.Gonzalez, Jason B.
- 29. Guard, John M.
- 30. Hacker, Jonathan D.
- 31. Healey, Kerry Murphy
- 32. Ivey, Meredith
- 33.Kelly, J. Alex
- 34.Kristol, William

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- 36.LoCicero, Carol Jean
- **37.Losey PLLC**
- 38.Losey, Adam C.
- 39. Mariotti, Renato
- 40.Masterman, Joseph
- 41.Mitchell, Adam W.
- 42.Moody, Ashley
- 43.Newton, Matthew T.
- 44.Norman Eisen PLLC
- 45.Older Lundy Koch & Martino LLP
- 46.O'Melveny & Myers LLP
- 47.Painter, Richard
- 48.Patel, Anita J.
- 49. Patterson, Peter A.
- 50.Percival, James H.
- 51.Peri, Ron
- 52.Petrocelli, Daniel M.
- 53.Potter, Trevor
- 54.Ramer, John D.

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56.Reporters Committee for Freedom of the Press

57.Rottman, Gabe

58.Saldaña, Sarah

59.Sasso, Michael

60.Schneider, Claudine

61.Schoenfeld, Alan

62.Shays, Christopher

63.Slaughter, Joseph

64. Sullivan, Connor S.

65. The Leadership Now Project

66. The Walt Disney Company (DIS)

67. Thomas & LoCicero PL

68. Thompson, David H.

69. Tobin, Charles D.

70. Townsend, Katie

71.Troye, Olivia

72.Twardy, Stanley

73. Walt Disney Parks and Resorts, U.S., Inc.

74. Whitaker, Henry C.

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76. Wilmer Cutler Pickering Hale and Dorr LLP

77. Winsor, Honorable Allen C.

78.Wold, Megan M.

79.Wu, Shanlon

80.Ziegler, Bridget

Pursuant to Federal Rule of Appellate Procedure 26.1 and Eleventh Circuit

Rules 26.1-1 through 26.1-3, Appellant states that The Walt Disney Company

(DIS) is the parent corporation of Walt Disney Parks and Resorts, U.S., Inc., and

that no publicly held corporation owns 10% or more of Walt Disney Parks and

Resorts, U.S., Inc.'s stock.

/s/ Daniel M. Petrocelli Daniel M. Petrocelli

Counsel for Plaintiff-Appellant Walt Disney Parks and Resorts, U.S., Inc.

RULE 42(B)(1) STIPULATION OF DISMISSAL

Based on the new Development Agreement between appellant Walt Disney Parks and Resorts, U.S., Inc. ("Disney") and appellee Central Florida Tourism Oversight District, Disney has agreed to dismiss the above-captioned appeal. All parties to this appeal hereby stipulate to dismissal of the appeal with prejudice. All parties agree to bear their own costs on appeal.

Respectfully submitted,

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JOHN GUARD Chief Deputy Attorney General JAMES H. PERCIVAL Chief of Staff

/s/ Henry C. Whitaker

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Counsel for Governor DeSantis and Secretary Kelly

CERTIFICATE OF COMPLIANCE WITH TYPE-VOLUME LIMIT, TYPEFACE REQUIREMENTS, AND TYPE-STYLE REQUIREMENTS

This document complies with the word limit of FRAP 27(d)(2) because, excluding the parts of the document exempted by FRAP 32(f), this document contains 55 words. This document complies with the typeface requirements of FRAP 32(a)(5) and the type-style requirements of FRAP 32(a)(6).

> <u>/s/ Daniel M. Petrocelli</u> Daniel M. Petrocelli

Counsel for Plaintiff-Appellant Walt Disney Parks and Resorts, U.S., Inc.