Declaration of Coordinated Voter Suppression Efforts in Florida and Texas (2022)

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I. Introduction

This declaration outlines coordinated actions undertaken in 2022 by political actors and affiliated organizations in Florida and Texas to suppress voter participation through systematic purging of voter rolls, restrictive legislation, and administrative maneuvers. These efforts disproportionately affected marginalized communities and undermined the integrity of the electoral process. The same results now plague April 1, 2025 Congressional Elections District 1 and 6.

II. Timeline of Events and Key Players

Early 2022: Implementation of Restrictive Voting Laws

- **Florida Senate Bill 90 (SB 90):** Enacted in May 2021, SB 90 introduced stringent requirements for vote-by-mail applications, limited the use of drop boxes, and imposed new identification mandates. These provisions led to the cancellation of numerous mail-in ballot requests and created barriers to voting, particularly for elderly and minority voters.
- **Texas Senate Bill 1 (SB 1):** Signed into law in September 2021, SB 1 imposed restrictions on early voting hours, prohibited drive-thru voting, and tightened mail-in voting procedures. These measures disproportionately impacted urban and minority voters, leading to confusion and reduced voter turnout.

Mid-2022: Voter Roll Purges and Data Exploitation

- **Use of Change-of-Address Data:** In both states, officials utilized change-of-address information from the U.S. Postal Service to identify and remove voters from registration rolls. This practice, often referred to as "voter caging," targeted individuals who had not updated their address information, leading to the disenfranchisement of eligible voters.
- **Promotion of Unverified Data Tools:** Florida's election officials considered adopting tools like EagleAI, which relied on unverified data to flag voters for removal. Such tools lacked transparency and accuracy, raising concerns about wrongful disenfranchisement.

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Late 2022: Political and Legal Maneuvers

- **Governor Ron DeSantis and Attorney General Pam Bondi:** In Florida, Governor DeSantis and Attorney General Bondi supported and defended the implementation of restrictive voting laws and purging practices, framing them as measures to enhance election integrity.
- **Political Action Committees (PACs):** PACs aligned with former President Donald Trump and Senator J.D. Vance provided financial and strategic support for these voter suppression efforts, including funding legal defenses and promoting narratives that justified restrictive measures.

III. Legal and Constitutional Implications

The actions described above may constitute violations of:

- **The U.S. Constitution:** By implementing measures that disproportionately disenfranchise certain voter groups, these actions potentially violate the Equal Protection Clause of the Fourteenth Amendment.
- **The Voting Rights Act of 1965:** The suppression tactics may infringe upon provisions that prohibit discriminatory practices in voting based on race or minority status.
- **International Human Rights Standards:** These coordinated efforts undermine the principles of free and fair elections as outlined in international agreements to which the United States is a party.

IV. Call to Action

In light of the evidence presented, I urge:

- 1. **Comprehensive Investigations:** Initiate thorough inquiries into the actions of the individuals and organizations involved in these voter suppression efforts.
- 2. **Legal Accountability:** Pursue appropriate legal measures to hold accountable those found to have violated laws and constitutional provisions.
- 3. **Restoration of Voting Rights:** Implement measures to restore the voting rights of individuals wrongfully removed from voter rolls and ensure safeguards against future disenfranchisement.

Respectfully Submitted,

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