1 2 3 4 5 6 7 8 9	HARDER LLP CHARLES J. HARDER (CA Bar No. 184: RYAN J. STONEROCK (CA Bar No. 247 132 S. Rodeo Drive, Fourth Floor Beverly Hills, California 90212 Telephone: (424) 203-1600 Facsimile: (424) 203-1601 Email: CHarder@HarderLLP.com Email: RStonerock@HarderLLP.com Attorneys for Defendant DONALD J. TRUMP	132)
10	UNITED STATES DISTRICT COURT	
11	CENTRAL DISTRICT OF CALIFORNIA	
12 13 14	STEPHANIE CLIFFORD a.k.a. STORMY DANIELS a.k.a. PEGGY PETERSON, an individual,	Case No. 2:18-CV-02217 [Removal from Superior Court of
15	Plaintiff,	California, County of Los Angeles, Case No. BC696568]
16 17	V.	JOINDER OF DEFENDANT DONALD J. TRUMP IN NOTICE OF REMOVAL OF
18 19	DONALD J. TRUMP a.k.a. DAVID DENNISON, an individual, ESSENTIAL CONSULTANTS, LLC, a	ACTION BY DEFENDANT ESSENTIAL CONSULTANTS, LLC
20	Delaware Limited Liability Company, and DOES 1 through 10, inclusive,	Action Filed: March 6, 2018
21	Defendants.	
22 ₂₃	Defendants.	
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JOINDER IN NOTICE OF REMOVAL OF ACTION

1	Defendant Donald J. Trump hereby joins in defendant Essential Consultants,	
2	LLC's ("EC") Notice of Removal to this Court of the state court action described in	
3	said Notice of Removal. Mr. Trump is, and at the time of the Complaint being filed	
4	and all intervening times was, a resident of the District of Columbia, and is a	
5	permanent resident, citizen and domiciliary of the State of New York. Mr. Trump is	
6	not now, and was not at the time of the Complaint being filed or during any	
7	intervening times, a citizen of the State of California or a citizen of the State of Texa	
8	This action arises out of allegations made by Plaintiff Clifford, an adult-film	
9	actress and exotic dancer, against EC and Mr. Trump, and a written settlement	
10	agreement related thereto that contains a broad arbitration provision (the "Arbitration	
11	Agreement"). Mr. Trump intends to join in EC's anticipated Petition to Compel	
12	Arbitration under the Arbitration Agreement.	
13	Mr. Trump intends to pursue his rights to the fullest extent permitted by law.	
14	Mr. Trump has not been served with the summons or complaint in this action.	
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16	Dated: March 16, 2018 HARDER LLP	
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18	By: <u>/s/ Charles J. Harder</u> CHARLES J. HARDER	
19 19	Attorneys for Defendant	
20	DONALD J. TRUMP	
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