STUDENTS FOR FAIR ADMISSIONS, INC.,

Plaintiff,

Civil Action No. 1:14-cv-14176-ADB

v.

PRESIDENT AND FELLOWS OF HARVARD COLLEGE (HARVARD CORPORATION),

Oral Argument Requested

Defendant.

DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

Defendant President and Fellows of Harvard College ("Harvard") moves the Court for summary judgment on the remaining counts (Counts I, II, III, and V) of Students for Fair Admissions, Inc.'s ("SFFA's") complaint (Dkt. 1). The grounds for this motion are set forth in Harvard's Memorandum in Support of this motion, Statement of Undisputed Material Facts, and Declaration of Felicia Ellsworth and attached exhibits.

First, Harvard is entitled to summary judgment on all remaining counts because there is no genuine dispute of material fact that SFFA lacks standing to pursue this litigation. SFFA is not a true membership organization that can sue on behalf of its members; it is a litigation vehicle designed to further the ideological objectives of its founder, Edward Blum. In addition, discovery has revealed that SFFA's "standing members" lack the concrete stake in the outcome of this dispute required by Article III.

Second, Harvard is entitled to summary judgment on Count I because there is no genuine dispute of material fact that Harvard does not discriminate against applicants of any race, including Asian Americans. No documentary or testimonial evidence supports SFFA's claim of discrimination, and SFFA's statistical arguments depend on a model of the Harvard admissions

Case 1:14-cv-14176-ADB Document 417 Filed 06/15/18 Page 2 of 4

process that excludes numerous factors relevant to the admissions process and numerous applicants who participate in that process. The model offered by Harvard's expert, which accounts for all observable information concerning the admissions process, finds no evidence of discrimination.

Third, Harvard is entitled to summary judgment on Count II because there is no genuine dispute of material fact that Harvard does not engage in "racial balancing" or impose racial quotas of any kind. No documentary or testimonial evidence supports SFFA's allegation that Harvard manipulates its admissions process to produce a class with a desired racial composition, and unrebutted statistical analysis demonstrates that the racial composition of Harvard's admitted classes has varied significantly from year to year.

Fourth, Harvard is entitled to summary judgment on Count III because there is no genuine dispute of material fact that Harvard's admissions process reviews each applicant as a whole person, using race flexibly and as only one factor among many. The unrebutted record establishes that each applicant to Harvard is considered as an individual and that race does not have a mechanical effect or overwhelm the effects of other factors.

Finally, Harvard is entitled to summary judgment on Count V because there is no genuine dispute of material fact that there are no race-neutral measures that would permit Harvard to attain an exceptional class that is racially diverse, at a tolerable administrative expense, and without compromising Harvard's pursuit of excellence in all forms. Harvard has carefully studied and will continue to study its many existing race-neutral practices, as well as numerous potential practices it might employ. At present, however, no workable race-neutral alternatives would allow it to achieve its diversity-related educational objectives while also maintaining its standards of excellence.

2

WHEREFORE, Harvard respectfully requests that the Court enter judgment in its favor

on Counts I, II, III, and V of SFFA's complaint.

Respectfully submitted,

/s/ Seth P. Waxman Seth P. Waxman (pro hac vice) Paul R.Q. Wolfson (pro hac vice) Daniel Winik (pro hac vice) WILMER CUTLER PICKERING HALE AND DORR LLP 1875 Pennsylvania Ave. NW Washington, D.C. 20006 Tel: (202) 663-6800 Fax: (202) 663-6363 seth.waxman@wilmerhale.com paul.wolfson@wilmerhale.com daniel.winik@wilmerhale.com

Debo P. Adegbile (*pro hac vice*) WILMER CUTLER PICKERING HALE AND DORR LLP 7 World Trade Center 250 Greenwich Street New York, NY 10007 Tel: (212) 295-6717 Fax: (212) 230-8888 debo.adegbile@wilmerhale.com

William F. Lee (BBO #291960) Felicia H. Ellsworth (BBO #665232) Andrew S. Dulberg (BBO #675405) Elizabeth C. Mooney (BBO #679522) WILMER CUTLER PICKERING HALE AND DORR LLP 60 State Street Boston, MA 02109 Tel: (617) 526-6000 Fax: (617) 526-5000 william.lee@wilmerhale.com felicia.ellsworth@wilmerhale.com andrew.dulberg@wilmerhale.com elizabeth.mooney@wilmerhale.com Counsel for Defendant President and Fellows of Harvard College

Dated: June 15, 2018

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the CM/ECF system will be sent

electronically to the registered participants as identified on the Notice of Electronic Filing.

/s/ Seth P. Waxman Seth P. Waxman