

No. 142, Original

**In The
Supreme Court of the United States**

STATE OF FLORIDA,

Plaintiff,

v.

STATE OF GEORGIA,

Defendant.

**GEORGIA'S OBJECTIONS TO WRITTEN DIRECT TESTIMONY OF DAVID L.
SUNDING, PH.D.**

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Pursuant to Case Management Order 20, the State of Georgia hereby serves objections to the admission of the following portions of the Direct Testimony of David L. Sunding, Ph.D.

Portion of Testimony	Basis of Objection
¶9	Foundation
¶¶10-11	Improper Supplemental Opinion under CMP § 15
¶16	Foundation
¶20	Improper Supplemental Opinion under CMP § 15
¶29	Improper Supplemental Opinion under CMP § 15
¶¶32-33	Improper Supplemental Opinion under CMP § 15
¶ 34	Foundation; Improper Supplemental Opinion under CMP § 15
¶¶35-36	Foundation; Improper Supplemental Opinion under CMP § 15
¶39	Foundation
¶40	Improper Supplemental Opinion under CMP § 15
¶¶46-47	Improper Supplemental Opinion under CMP § 15
¶48	Improper Supplemental Opinion under CMP § 15
¶51	Improperly Disclosed under CMP §15

Portion of Testimony	Basis of Objection
¶54	Improper Supplemental Opinion under CMP § 15
¶¶56-58	Improper Supplemental Opinion under CMP § 15
¶¶61-66	Improper Supplemental Opinion under CMP § 15
¶¶ 78-79	Improper Supplemental Opinion under CMP § 15
¶¶83-85	Improper Supplemental Opinion under CMP § 15
¶86	Improper Supplemental Opinion under CMP § 15
¶¶89-90, Tables 4-6	Improper Supplemental Opinion under CMP § 15
¶¶91-93	Improper Supplemental Opinion under CMP § 15
¶¶99-107	Improper Supplemental Opinion under CMP § 15
¶¶105-107	Improper Supplemental Opinion under CMP § 15
¶114	Foundation