#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS LUBBOCK DIVISION

STATE OF TEXAS,	
STATE OF ALASKA,	
STATE OF ALABAMA,	
STATE OF ARKANSAS,	
STATE OF FLORIDA,	
STATE OF GEORGIA,	
State of Indiana,	
STATE OF IOWA,	
STATE OF KANSAS,	
STATE OF LOUISIANA,	
STATE OF MISSOURI,	
STATE OF MONTANA,	CASE NO. 5:24-cv-00225-C
STATE OF NEBRASKA,	
STATE OF SOUTH CAROLINA,	
State of South Dakota,	
STATE OF UTAH, and	
STATE OF WEST VIRGINIA,	
Plaintiffs,	
v.	
ROBERT F. KENNEDY, JR., in his official Capacity as Secretary of Health and Human Services, UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES,	
Defendants.	

# JOINT STATUS REPORT

The Plaintiff States of Texas, Alaska, Alabama, Arkansas, Florida, Georgia, Indiana, Iowa, Kansas, Louisiana, Missouri, Montana, Nebraska, South Carolina, South Dakota, Utah, and West Virginia (Plaintiffs) and Defendants Robert F. Kennedy, in his official capacity as Secretary of Health and Human Services, and the United States Department of Health and Human Services (Defendants) (together, the Parties), submit the following Joint Status Report in connection to the Court's Order, ECF No. 52. The Parties advise the Court as follows:

Defendants continue to evaluate their position in light of the President's recent Executive Order, which provides that agencies shall not "promote or otherwise inculcate gender ideology." *Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government*, White House (Jan. 20, 2025), https://www.whitehouse.gov/presidentialactions/2025/01/defending-women-from-gender-ideology-extremism-and-restoring-biologicaltruth-to-the-federal-government/. Accordingly, the Parties ask that the Court not disturb the current stay of briefing deadlines. No Party would be prejudiced by the continuation of the stay and it would preserve the resources of the Parties and the Court. The Parties propose to file a Joint Status Report with the Court on the twenty-first day of every other month going forward, with the next due no later than June 21, 2025.

Plaintiffs further clarify that they have no intention to seek any relief from this Court on Count 3 (Section 504 is Unconstitutional) of their Complaint, including that in their Demand for Relief at d-e, ECF No. 1. And nothing in Plaintiffs' Complaint seeks to restrain the disbursement of federal funds from the Department on the basis that Section 504 of the Rehabilitation Act is unconstitutional, or to otherwise prevent the Federal Government from allocating spending or applying the provisions of the Rehabilitation Act to any recipients of such funds. Filed 04/11/25 Pa

Dated: April 11, 2025.

YAAKOV M. ROTH Acting Assistant Attorney General

ELIZABETH TULIS Assistant Branch Director

## /s/ Jason K. Altabet

JASON K. ALTABET Trial Attorney (Md. Bar No. 2211280012) U.S. Department of Justice Civil Division, Federal Programs Branch 1100 L Street NW Washington, D.C. 20005 Tel: (202) 305-0727 Fax: (202) 616-8460 E-mail: jason.k.altabet2@usdoj.gov

#### **COUNSEL FOR DEFENDANTS**

Respectfully submitted,

KEN PAXTON Attorney General of Texas

BRENT WEBSTER First Assistant Attorney General

RALPH MOLINA Deputy First Assistant Attorney General

RYAN D. WALTERS Deputy Attorney General for Legal Strategy

RYAN G. KERCHER Chief, Special Litigation Division

## /s/ Zachary L. Rhines

ZACHARY L. RHINES Special Counsel Texas State Bar No. 24116957 zachary.rhines@oag.texas.gov

**KYLE S. TEBO** Special Counsel Texas State Bar No. 24137691 kyle.tebo@oag.texas.gov

OFFICE OF THE ATTORNEY GENERAL OF TEXAS Special Litigation Division P.O. Box 12548, Capitol Station Austin, Texas 78711-2548 Telephone: (512) 463-2100 Fax: 512-457-4410

**COUNSEL FOR STATE OF TEXAS** 

TREG TAYLOR Attorney General of Alaska

<u>/s/ Christopher A. Robison</u> CHRISTOPHER A. ROBISON Alaska Bar No. 2111126 Texas Bar No. 24035720

LAURA O. RUSSELL\* Alaska Bar No. 1311106

Assistant Attorneys General Alaska Department of Law 1031 West 4th Avenue, Suite 200 Anchorage, Alaska 99501-1994 Telephone: (907) 269-5100 chris.robison@alaska.gov laura.russell@alaska.gov

COUNSEL FOR ALASKA \*Pro Hac Vice

STEVE MARSHALL Attorney General of Alabama

/s/Edmund G. LaCour Jr.

EDMUND G. LACOUR JR. Solicitor General Office of the Attorney General of Alabama 501 Washington Avenue Montgomery, Alabama 36130 Telephone: (334) 242-7300 edmund.lacour@alabamaag.gov

### **COUNSEL FOR ALABAMA**

TIM GRIFFIN Attorney General of Arkansas

/s/ Autumn Hamit Patterson AUTUMN HAMIT PATTERSON Solicitor General 323 Center Street, Suite 200 Little Rock, Arkansas 72201 Telephone: (501) 682-2007 autumn.patterson@arkansasag.gov

**COUNSEL FOR ARKANSAS** 

JAMES UTHMEIER Attorney General of Florida

### s/ Christine K. Pratt

CHRISTINE K. PRATT Assistant Solicitor General Office of the Attorney General The Capitol, Pl-01 Tallahassee, Florida 32399-1050 Telephone: (850) 414-3300 Facsimile: (850) 410-2672 christine.pratt@myfloridalegal.com

**COUNSEL FOR FLORIDA** 

CHRISTOPHER M. CARR Attorney General of Georgia

## <u>/s/ Stephen J. Petrany</u> STEPHEN J. PETRANY\*

STEPHEN J. PETRANY\* Solicitor General Office of the Attorney General 40 Capitol Square, SW Atlanta, Georgia 30334 Telephone: (404) 458-3408 spetrany@law.ga.gov

COUNSEL FOR GEORGIA \*Pro Hac Vice

THEODORE E. ROKITA Attorney General of Indiana

### /s/ James A. Barta

JAMES A. BARTA\* Solicitor General Indiana Attorney General's Office IGCS – 5th Floor 302 W. Washington St. Indianapolis, Indiana 46204 Telephone: (317) 232-0709 james.barta@atg.in.gov

COUNSEL FOR INDIANA \*Pro Hac Vice Document 59

BRENNA BIRD Attorney General of Iowa

#### <u>/s/ Eric H. Wessan</u>

ERIC H. WESSAN Solicitor General 1305 E. Walnut Street Des Moines, Iowa 50319 Telephone: (515) 823-9117 Facsimile: (515) 281-4209 eric.wessan@ag.iowa.gov

#### **COUNSEL FOR IOWA**

KRIS KOBACH Attorney General of Kansas

#### /s/ James Rodriguez

JAMES RODRIGUEZ 20 SW 10th Ave, 2nd Floor, Topeka, Kansas 66612-1597 Telephone: (785) 260-3960 jay.rodriguez@ag.ks.gov

#### **COUNSEL FOR KANSAS**

ELIZABETH B. MURRILL Attorney General of Louisiana

*s/ J. Benjamin Aguiñaga* **J. BENJAMIN AGUIÑAGA\*** Solicitor General Office of the Attorney General 1885 N. 3rd St. Baton Rouge, Louisiana 70802 Telephone: (225) 506-3746 aguinagab@ag.louisiana.gov

COUNSEL FOR LOUISIANA \*Pro Hac Vice ANDREW BAILEY Attorney General of Missouri

### <u>/s/ Josh Divine</u>

JOSH DIVINE Solicitor General Office of the Attorney General 815 Olive St., Suite 200 St. Louis, Missouri 63188 josh.divine@ago.mo.gov

## **COUNSEL FOR MISSOURI**

AUSTIN KNUDSEN Attorney General of Montana

CHRISTIAN B. CORRIGAN Solicitor General

/s/ Peter M. Torstensen, Jr. PETER M. TORSTENSEN, JR.\* Deputy Solicitor General Montana Department of Justice 215 N. Sanders Street Helena, Montana 59601 Telephone: (406) 444-2026 christian.corrigan@mt.gov peter.torstensen@mt.gov

COUNSEL FOR MONTANA \*Pro Hac Vice

MICHAEL T. HILGERS Attorney General of Nebraska

/s/ Grant D. Strobl

**GRANT D. STROBL** Assistant Solicitor General 2115 State Capitol Lincoln, NE 68509 Telephone: (402) 471-2683 grant.strobl@nebraska.gov

#### **COUNSEL FOR NEBRASKA**

ALAN WILSON Attorney General of South Carolina

<u>s/ J. Emory Smith, Jr.</u> JAMES EMORY SMITH, JR.\* Deputy Solicitor General Office of the Attorney General PO Box 11549 Columbia, South Carolina 29211 Telephone: (803) 734-3642 Facsimile: (803) 734-3677 esmith@scag.gov

COUNSEL FOR SOUTH CAROLINA \*Pro Hac Vice

MARTY JACKLEY Attorney General of South Dakota

/s/ Jonathon Van Patten

JONATHON VAN PATTEN\* Assistant Attorney General 1302 E. Highway 14, Suite 1 Pierre, South Dakota 57501 Telephone: (605) 773-3215 jonathan.vanpatten@state.sd.us

COUNSEL FOR SOUTH DAKOTA \*Pro Hac Vice DEREK BROWN Attorney General of Utah Office of the Attorney General PO Box 142320 Salt Lake City, Utah 84114-2320

/s/ Stanford Purser

STANFORD PURSER 160 E. 300 S., 5<sup>th</sup> floor Salt Lake City, Utah 84111 Telephone: 801-366-0100 spurser@agutah.gov

COUNSEL FOR UTAH

JOHN B. MCCUSKEY Attorney General of West Virginia

/s/ Michael R. Williams

MICHAEL R. WILLIAMS\* State Capitol Complex, Bldg. 1, Rm E-26 1900 Kanawha Blvd. E Charleston, West Virginia 25305 Telephone: (681)-313-4511 Facsimile: (304) 558-0140 michael.r.williams@wvago.gov

COUNSEL FOR WEST VIRGINIA \*Pro Hac Vice

## **CERTIFICATE OF SERVICE**

I certify that a true and accurate copy of the foregoing document was filed electronically (via CM/ECF) on April 11, 2025 and that all counsel of record were served by CM/ECF.

/s/ Zachary L. Rhines ZACHARY L. RHINES