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September 16, 2022

## Via ECF

Hon. Ann M. Donnelly United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

> Re: Haller et. al. v. U.S. Department of Health and Human Services et. al., Case No. 2021-cv-07208 (AMD) (AYS); Motion to Withdraw

Dear Judge Donnelly:

This firm represents Plaintiffs in the above-captioned matter. We write pursuant to Local Rule 1.4 to request that our law firm be permitted to withdraw as Plaintiffs' counsel, and that the matter be stayed for 30 days to permit the Plaintiffs to retain other counsel if they so choose.

Plaintiffs have terminated our representation. In light of the Court's August 10, 2022 Decision and Order dismissing Plaintiffs' claims, we do not anticipate that any prejudice to any party would be occasioned by this request. See, e.g., United States v. All Right, Title & Interest in the Real Prop. & Appurtenances Thereto Known As 35–37 East Broadway, 12 Civ. 4034 (HB), 2013 WL 4006073, \*8 (S.D.N.Y. Aug. 6, 2013) ("[As Plaintiff's claims have been] dismissed and counsel has been instructed to stop working on this case [...] satisfactory reasons for withdrawal exist.").

We have provided Plaintiffs with a copy of their case file, and we are not asserting a charging lien. We are serving a copy of this motion on Plaintiffs simultaneously with the filing of this motion.

In light of the foregoing, we respectfully request that the Court endorse this letter granting our motion to withdraw.

The August 10 Decision dismissed Plaintiffs' Seventh Amendment and takings claims with prejudice, and dismissed Plaintiffs' due process claim without prejudice.

We thank the Court for its attention to this request.

Respectfully,

/s/ Justin T. Kelton
Justin T. Kelton

Cc: All counsel of record (*via ECF*)

Plaintiffs (via email and First Class Mail)