UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

CATHOLIC MEDICAL ASSOCIATION,

on behalf of itself and its members,

Plaintiff,

Civil Action No. 3:25-cv-00048

V.

Judge Campbell Magistrate Judge Frensley

UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES; ROBERT F. KENNEDY JR., in his official capacity as Secretary of Health and Human Services; CENTERS FOR MEDICARE & MEDICAID SERVICES (CMS); MEHMET OZ, in his official capacity as Administrator of the Centers for Medicare & Medicaid Services of the United States Department of Health and Human Services,

Defendants.

PROPOSED INTERVENOR-DEFENDANT DOCTORS FOR AMERICA'S MOTION FOR LEAVE TO INTERVENE

Pursuant to Fed. R. Civ. P. 24(a) and (b), Proposed Intervenor-Defendant Doctors for America ("DFA") respectfully moves for leave to intervene as defendant in the above-captioned case. The accompanying Memorandum of Law sets out why the Court should grant the motion. A Proposed Order Granting the Motion for Leave to Intervene is attached as Exhibit 1.

Proposed Intervenor-Defendant has conferred with counsel for Plaintiff and counsel for the Defendants regarding their position on this motion. Counsel for both Plaintiff and Defendants have stated they oppose the motion. DATE: May 30, 2025. Respectfully submitted,

/s/Stella Yarborough Stella Yarborough TN BPR No. 33637

ACLU FOUNDATION OF TENNESSEE

P.O. Box 120160

Nashville, Tennessee 37212

615-320-7142

syarborough@aclu-tn.org

-and-

Alexa Kolbi-Molinas* Kaitlyn Golden*
Lindsey Kaley* Carrie Flaxman*
Ryan Mendías* Skye Perryman*

AMERICAN CIVIL LIBERTIES UNION FOUNDATION

DEMOCRACY FORWARD FOUNDATION

125 Broad Street, 18th Floor P.O. Box 34553 New York, NY 10004 Washington, D.C. 212-549-2633 202-448-9090

akolbi-molinas@aclu.org kgolden@democracyforward.org

lkaley@aclu.org rmendias@aclu.org

Alison Tanner*
Noel León*
NATIONAL WOMEN'S LAW CENTER
1350 I Street NW, Suite 700
Washington, DC 20005
202-571-8735

atanner@nwlc.org nleon@nwlc.org Jeane A. Thomas*
Alice Hall-Partyka*

Amy Pauli*

CROWELL & MORING LLP 1001 Pennsylvania Avenue NW

Washington DC 20004

202-624-2500

jthomas@crowell.com

Counsel for Proposed Intervenor-Defendant Doctors for America *Application for admission pro hac vice forthcoming

CERTIFICATE OF SERVICE

I hereby certify that on May 30, 2025, a copy of the foregoing was filed electronically via the Court's ECF system, which effects service upon counsel of record.

/s/Stella Yarborough
Stella Yarborough