1		The Honorable Lauren King	
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7	UNITED STATES DISTRICT COURT		
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
9	STATE OF WASHINGTON, et al.,	NO. 2:25-cv-00244-LK	
10	Plaintiffs,	JOINT STATUS REPORT	
11	v.		
12	DONALD J. TRUMP, in his official capacity as President of the United States, et al.,		
13			
14	Defendants.		
15	In accordance with the Court's Feb. 20, 2025, Minute Order, Dkt. #213, the counsel for the		
16	parties respectfully submit this Joint Status Report as directed by the Court.		
17	Evidentiary Hearing		
18	Neither Plaintiffs nor Defendants will present live testimony. The Parties agree that no		
19	evidentiary hearing is necessary.		
20	The Plaintiffs' position is that the Court should maintain its initial decision to schedule oral		
21	argument on the motion for February 28, 2025, at 2:00 p.m. PT. Plaintiffs have filed a First		
22	Amended Complaint (Dkt. #164), naming the state of Colorado as an additional Plaintiff, adding		
23	new Defendants, raising new claims against an additional executive order, Executive Order 14,168,		
24	and an additional claim under the Fifth Amendment for unconstitutional vagueness. Defendants		
25	have additionally raised a motion to stay any preliminary injunction. The Court should have the		
26	benefit of oral argument regarding these new issues. Plaintiffs' proposal also aligns with the Court's		

1	announcement at the hearing on Plaintiffs' Motion	on for Temporary Restraining Order that the Court	
2	would hold a public hearing on Plaintiffs' Motion for Preliminary Injunction on February 28, 2025,		
3	at 2:00 p.m. PT. TRO Tr. 36:7-8 (Feb. 14, 2025). Given the Court's announcement and the public		
4	interest in this case, including from declarants in this matter who have notified Plaintiff States they		
5	plan to attend the hearing, Plaintiffs request the Court maintain the preliminary injunction hearing.		
6	Defendants' position remains that oral argument on the Motion for Preliminary		
7	Injunction is not necessary and the Motion may be decided on the papers. See Jt. Status Rep.,		
8	Dkt. #168. In the event the Court decides to hold oral argument, Defendants respectfully request		
9	that the Court inform the parties by 3:00 PM PST today, if possible, so that counsel can		
10	expeditiously make the necessary travel arrangements.		
11	DATED this 26th day of February 2025.		
12 13 14 15 16 17 18 19 20 21 22 23 224 225	NICHOLAS W. BROWN Attorney General of Washington /s/ William McGinty WILLIAM MCGINTY, WSBA #41868 CYNTHIA ALEXANDER, WSBA #46019 TERA HEINTZ, WSBA #54921 ANDREW R.W. HUGHES, WSBA #49515 NEAL LUNA, WSBA #34085 CRISTINA SEPE, WSBA #53609 LUCY WOLF, WSBA #59028 Assistant Attorneys General 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (360) 709-6470 William.McGinty@atg.wa.gov Cynthia.Alexander@atg.wa.gov Cynthia.Alexander@atg.wa.gov Andrew.Hughes@atg.wa.gov Neal.Luna@atg.wa.gov Cristina.Sepe@atg.wa.gov Lucy.Wolf@atg.wa.gov Attorneys for Plaintiff State of Washington	NICHOLAS W. BROWN Attorney General of Washington /s/ Lauryn K. Fraas LAURYN K. FRAAS, WSBA #53238 COLLEEN MELODY, WSBA #42275 Assistant Attorneys General 800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (360) 709-6470 Lauryn.Fraas@atg.wa.gov Colleen.Melody@atg.wa.gov Attorneys for Physicians Plaintiffs 1-3	
24	Attorneys for Plaintiff State of Washington		

Page 3 of 3