## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

LEAGUE OF UNITED LATIN AMERICAN CITIZENS, et al.,

Plaintiffs,

Civil Action No. 25-cv-0946 (CKK)

v.

EXECUTIVE OFFICE OF THE PRESIDENT, et al.,

Defendants.

DEMOCRATIC NATIONAL COMMITTEE, et al.,

Plaintiffs,

DONALD J. TRUMP, in his official capacity as President of the United States, et al.,

Defendants.

LEAGUE OF WOMEN VOTERS EDUCATION FUND, et al.,

Plaintiffs,

v.

v.

DONALD J. TRUMP, in his official capacity as President of the United States, et al.,

Defendants.

Civil Action No. 25-cv-0952 (CKK)

Civil Action No. 25-cv-0955 (CKK)

JOINT STIPULATION OF PARTIAL DISMISSAL PURSUANT TO RULE 41

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(a)(ii), the Democratic Party Plaintiffs and Defendants hereby stipulate that Plaintiffs are no longer pursuing their claims challenging Sections 4(b), 4(c), and 4(d) of Executive Order 14,248. No other party to these consolidated actions opposes this stipulation. Accordingly, Plaintiffs hereby dismiss the following claims without prejudice, with the parties to bear their own costs and attorneys' fees as to these claims: (1) Plaintiffs' *ultra vires* claims as to Sections 4(b) and 4(c) in Count I; (2) Plaintiffs' separation of powers/unlawful intrusion upon congressional authority claims as to Sections 4(b) and 4(c) in Count II; (3) Plaintiffs' separation of powers/usurpation of Congress's spending powers claim as to Section 4(d) in Count IV; and (4) Plaintiffs' Administrative Procedure Act claims as to Section 4(b) and 4(c) in Count XI. *See, e.g., Vail v. D.C.*, No. CIV.A. 86-1718, 1988 WL 63069, at \*2 n.5 (D.D.C. June 2, 1988) (recognizing "the use of Rule 41(a) as a means for partial dismissal"). This stipulation does not affect any other claims or theories of liability pleaded in Plaintiffs' complaint.

<sup>&</sup>lt;sup>1</sup> Alternatively, the Court may construe this stipulation as a motion to amend the Democratic Party Plaintiffs' complaint to remove the claims as to Sections 4(b), 4(c), and 4(d). See Loma Linda Kidney Ctr. v. Azar, No. 15-CV-01717 (TFH), 2018 WL 993000, at \*4 (D.D.C. Feb. 21, 2018) (recognizing "the decision whether to grant dismissal pursuant to Rule 41 or treat the parties' stipulation of dismissal as a motion to amend plaintiffs' complaints is largely immaterial"), aff'd sub nom. Loma Linda Univ. Kidney Ctr. v. Azar, 755 F. App'x 7 (D.C. Cir. 2018).

Dated: September 17, 2025

BRETT A. SHUMATE Assistant Attorney General

ERIC J. HAMILTON Deputy Assistant Attorney General Civil Division, Federal Programs Branch

JOSEPH E. BORSON **Assistant Branch Director** Civil Division, Federal Programs Branch

/s/ Bridget K. O'Hickey BRIDGET K. O'HICKEY Counsel to the Assistant Attorney General U.S. Department of Justice, Civil Division 950 Pennsylvania Avenue, NW Washington, DC 20530 (202) 353-8679 Bridget.K.O'Hickey@usdoj.gov

MARIANNE F. KIES Trial Attorney U.S. Department of Justice Civil Division, Federal Programs Branch 1100 L Street, NW Washington, D.C. 20005 (202) 353-1819 Marianne.F.Kies@usdoj.gov

Attorneys for Defendants

Respectfully submitted,

### /s/ Aria C. Branch

### **ELIAS LAW GROUP LLP**

Marc E. Elias (DC 442007) Aria C. Branch (DC 1014541) Lalitha D. Madduri (DC 1659412) Christopher D. Dodge (DC 90011587) Jacob D. Shelly (DC 90010127) Harleen K. Gambhir (DC 1781869) James J. Pinchak (DC 90034756)\* 250 Massachusetts Ave. NW, Suite 400 Washington, DC 20001 T: (202) 968-4652

Tyler L. Bishop (DC 90014111) 1700 Seventh Ave. Suite 2100 Seattle, WA 98101 T: (206) 656-0177

Counsel for the Democratic Party Plaintiffs

\*Admitted pro hac vice

# /s/ Thomas R. McCarthy

Thomas R. McCarthy (D.C. Bar 489651) Gilbert C. Dickey (D.C. Bar 1645164) Conor D. Woodfin (D.C. Bar 1780807) William Bock IV\* (Ohio Bar 0105262) CONSOVOY MCCARTHY PLLC 1600 Wilson Blvd., Ste. 700 Arlington, Virginia 22209 (703) 243-9423 tom@consovoymccarthy.com gilbert@consovoymccarthy.com conor@consovoymccarthy.com wbock@consovoymccarthy.com

Lee E. Goodman (D.C. Bar 435493) Michael Columbo (D.C. Bar 476738) **DHILLON LAW GROUP** 2121 Eisenhower Ave., Ste. 608 Alexandria, VA 22314 (415) 433-1700 lgoodman@dhillonlaw.com mcolumbo@dhillonlaw.com

Counsel for Intervenor-Defendant The Republican National Committee

## /s/ Norman L. Eisen

Norman L. Eisen (D.C. Bar No. 435051) Tianna J. Mays (D.C. Bar No. 90005882) Pooja Chaudhuri (D.C. Bar No. 888314523) Sofia Fernandez Gold (D.C. Bar No. 90010196) DEMOCRACY DEFENDERS FUND 600 Pennsylvania Avenue SE #15180 Washington, D.C. 20003 (202) 601-8678 norman@statedemocracydefenders.org tianna@statedemocracydefenders.org pooja@statedemocracydefenders.org sofia@statedemocracydefenders.org

#### /s/ Anna Baldwin

Danielle Lang (D.C. Bar No. 1500218) Jonathan Diaz (D.C. Bar No. 1613558) Robert Brent Ferguson (D.C. Bar No. 1782289) Anna Baldwin (D.C. Bar No. 998713) Heather Szilagyi (D.C. Bar No. 90006787) Benjamin Phillips (D.C. Bar No. 90005450) CAMPAIGN LEGAL CENTER 1101 14th St. NW, Suite 400 Washington, D.C. 20005 (202) 736-2200 dlang@campaignlegalcenter.org jdiaz@campaignlegalcenter.org bferguson@campaignlegalcenter.org abaldwin@campaignlegalcenter.org hszilagyi@campaignlegalcenter.org bphillips@campaignlegalcenter.org

Counsel for Plaintiffs League of United Latin American Citizens, Secure Families Initiative, and Arizona Students Association

Wendy R. Weiser\* Sean Morales-Doyle\* Eliza Sweren-Becker\* Jasleen K. Singh\* Andrew B. Garber\* BRENNAN CENTER FOR JUSTICE AT NYU SCHOOL OF LAW 120 Broadway, Suite 1750 New York, NY 10271 (646) 292-8310 weiserw@brennan.law.nyu.edu morales-doyles@brennan.law.nyu.edu sweren-beckere@brennan.law.nyu.edu singhj@brennan.law.nyu.edu garbera@brennan.law.nyu.edu

Leah C. Aden\* John S. Cusick\* Brenda Wright\* NAACP LEGAL DEFENSE & EDUCATIONAL FUND, INC. 40 Rector Street, 5th Floor New York, NY 10006 (212) 965-2200 laden@naacpldf.org jeusick@naacpldf.org bwright@naacpldf.org

Miranda Galindo\* Cesar Z. Ruiz\* Delmarie Alicea\* LATINOJUSTICE PRLDEF 475 Riverside Drive, Suite 1901 New York, NY 10115 (212) 392-4752 mgalindo@latinojustice.org cruiz@latinojustice.org dalicea@latinojustice.org

Niyati Shah (D.C. Bar No. 1659560) Alizeh Ahmad (D.C. Bar No. 90018919) ASIAN AMERICANS ADVANCING JUSTICE-AAJC 1620 L Street, NW, Suite 1050 Washington, D.C. 20036 (202) 296-2300 nshah@advancingjustice-aajc.org aahmad@advancingjustice-aajc.org

/s/ Sophia Lin Lakin Sophia Lin Lakin\* Ethan Herenstein\* Jonathan Topaz\* Clayton Pierce\* Davin Rosborough\* AMERICAN CIVIL LIBERTIES UNION **FOUNDATION** 125 Broad St., 18th Floor New York, NY 10004 (212) 549-2500 slakin@aclu.org eherenstein@aclu.org jtopaz@aclu.org cpierce@aclu.org drosborough@aclu.org

Megan C. Keenan (D.C. Bar No. 1672508) Sarah Brannon (D.C. Bar No. 90024493) Adriel I. Cepeda Derieux (D.C. Bar No. 90026636) Jacob Van Leer (D.C. Bar No. 1742196) AMERICAN CIVIL LIBERTIES UNION FOUNDATION 915 15th St. NW Washington, DC 20001 (202) 457-0800 mkeenan@aclu.org sbrannon@aclu.org acepedaderieux@aclu.org ivanleer@aclu.org

Michael Perloff (D.C. Bar No. 1601047) Scott Michelman (D.C. Bar No. 1006945) Aditi Shah (D.C. Bar. No. 90033136) AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF THE DISTRICT OF COLUMBIA 529 14th Street NW, Suite 722 Washington, D.C. 20045 (202) 457-0800 mperloff@acludc.org smichelman@acludc.org

Counsel for Plaintiffs League of Women Voters Education Fund, League of Women Voters of the United States, League of Women Voters of Arizona, Hispanic Federation, National Association for the Advancement of Colored People, OCA-Asian

Pacific American Advocates, and Asian and Pacific Islander American Vote

\*Admitted pro hac vice