## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

RANDY REED AUTOMOTIVE, INC., et al.	) ) )
Plaintiffs,	, )
v.	) Case No. 5:13-CV-06117-ODS
KATHLEEN SEBELIUS, et al.	)
Defendants.	) ) )

### DEFENDANTS' UNOPPOSED MOTION TO STAY PROCEEDINGS AND NOTICE OF NON-OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION

In light of the rulings of motions panels of the Eighth Circuit in *O'Brien v. HHS*, No. 12-3357, Order (8th Cir. Nov. 28, 2012), and *Annex Medical, Inc. v. Sebelius*, No. 13-1118, Order (8th Cir. Feb. 1, 2012), granting injunctions pending appeal in cases similar to this one challenging the contraceptive coverage regulations, defendants write to inform the Court that they do not oppose plaintiffs' Motion for Preliminary Injunction, ECF No. 14, *only* on their Religious Freedom Restoration Act (RFRA) claim, to last until 30 days after the mandate issues in *O'Brien* or *Annex Medical*, whichever occurs first. In light of the pending appeals and defendants' non-opposition to a preliminary injunction until the appeal in *O'Brien* or *Annex Medical* is resolved, defendants move to stay all proceedings in this case until such time.

For the reasons stated in defendants' oppositions to plaintiffs' motions for preliminary injunctions in *O'Brien* and *Annex Medical*, *see* Defs.' Mem. of Law in Opp'n to Pls.' Mot. for Prelim. Inj., *O'Brien v. HHS*, No. 4:12-cv-00476-CEJ (E.D. Mo. Sept. 14, 2012), ECF No. 47; Defs.' Mem. of Law in Opp'n to Pls.' Mot. for Prelim. Inj., *Annex Medical v. Sebelius*, No. 12-

cv-02804-DSD-SER (D. Minn. Dec. 12, 2012), ECF No. 17, as well as the district courts' decisions denying preliminary relief in those cases, see O'Brien v. HHS, 894 F. Supp. 2d 1149 (E.D. Mo.); Annex Medical, Inc. v. Sebelius, No. 12-cv-02804-DSD-SER, 2013 WL 203526 (D. Minn. Jan. 17, 2013), defendants do not believe that plaintiffs are likely to succeed on the merits of any of their claims, and believe that the decisions of the motions panels in O'Brien and Annex Medical were incorrect. Furthermore, the decisions of the motions panels in O'Brien and Annex *Medical* are not binding on this Court. See In re Rodriguez, 258 F.3d 757, 759 (8th Cir. 2001); see also United States v. Henderson, 536 F.3d 776, 778 (7th Cir. 2008); Lambert v. Blackwell, 134 F.3d 506, 513 n.17 (3d Cir. 1997). Nonetheless, defendants acknowledge that, even if this Court were to agree with defendants and deny plaintiffs' request for a preliminary injunction, plaintiffs would likely then seek an injunction pending appeal, which would likely be granted for the reasons already articulated by the motions panels in O'Brien and Annex Medical. See Annex Medical, No. 13-1118, Order at 5-6 (8th Cir. Feb. 1, 2012) (granting plaintiffs' motion for an injunction pending appeal, "consistent with the O'Brien order," because "there is a significant interest in uniform treatment of comparable requests for interim relief within this circuit"). Therefore, defendants do not oppose the entry of preliminary injunctive relief in favor of plaintiffs based on their RFRA claim at this time, to last until 30 days after the mandate issues from the Eighth Circuit in O'Brien or Annex Medical, whichever occurs first, to give the Court and the parties sufficient time to assess the impact of the Eighth Circuit's ruling on this case.<sup>1</sup>

Defendants also respectfully ask this Court to stay all proceedings in this case pending the resolution of the appeals in *O'Brien* and *Annex Medical*. Plaintiffs do not oppose this request.

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<sup>&</sup>lt;sup>1</sup> A proposed order is attached for the Court's convenience.!

"[T]he power to stay proceedings is incidental to the power inherent in every court to control the disposition of the causes of its docket with economy of time and effort for itself, for counsel, and for litigants. How this can best be done calls for the exercise of judgment, which must weigh competing interests and maintain an even balance." *Landis v. N. Am. Co.*, 299 U.S. 248, 254-55 (1936). In the *O'Brien* and *Annex Medical* appeals, the Eighth Circuit will be addressing legal issues that are substantially similar to those presented in this case, involving facts that are analogous to those in this case, challenging the same regulations that are challenged in this case, and raising claims that are also largely indistinguishable from those in this case brought against the same defendants as those in this case. Thus, even if the Eighth Circuit's ruling does not entirely dispose of this case, the outcome of the appeals is likely to substantially affect the outcome of this litigation, and the Court and the parties will undoubtedly benefit from the Eighth Circuit's views.

If this case is not stayed, defendants will file a motion to dismiss the case for failure to state a claim. This motion will raise many of the same legal issues that are likely to be addressed by the Eighth Circuit. It would be highly inefficient to spend the resources and time of the parties and this Court for litigation to proceed on these issues simultaneously in both courts. *See Ass'n of Irritated Residents v. Fred Schakel Dairy*, 634 F. Supp. 2d 1081, 1094 (E.D. Cal. 2008) ("[T]he district court has broad discretion to decide whether a stay is appropriate to promote economy of time and effort for itself, for counsel, and for litigants."). Nor will there be any prejudice to plaintiffs if the proceedings are stayed, as they will have the benefit of a preliminary injunction during the pendency of the stay.

Finally, defendants note that several district courts – including the district court in *Annex*Medical – have stayed proceedings in similar circumstances in litigation challenging the

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contraceptive coverage regulations. See, e.g., Order, Annex Medical, Inc. v. Sebelius, No. 12-cv-02804-DSD-SER (D. Minn. Jan. 25, 2013), ECF No. 53; Order, Korte v. Sebelius, No. 3:12-cv-01072 (S.D. III. Dec. 28, 2012), ECF No. 63; Order, Conestoga Wood Specialties, Corp. v. Sebelius, No. 5:12-cv-06744 (E.D. Pa. Jan. 16, 2013), ECF No. 55.

For these reasons, defendants ask this Court to stay all proceedings in this case until 30 days after the mandate issues from the Eighth Circuit in *O'Brien* or *Annex Medical*, whichever occurs first.

Respectfully submitted this 15th day of November, 2013,

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Attorneys for Defendants

## **CERTIFICATE OF SERVICE**

I hereby certify that on November 15, 2013, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which sent notice of such filing to all parties.

s/ Michelle R. Bennett
MICHELLE R. BENNETT

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KATHLEEN SEBELIUS, et al.	) )
Defendants.	) ) _)
[PROPOSED] ORDER	
The Court, having reviewed Defend	dants' Unopposed Motion to Stay Proceedings and
Notice of Non-Opposition to Plaintiffs' M	otion for Preliminary Injunction, hereby grants the
motion and orders as follows:	
Defendants are hereby ENJOINED	, until 30 days after the mandate issues from the
Eighth Circuit in O'Brien v. HHS, No. 12-33	357, or Annex Medical, Inc. v. Sebelius, No. 13-1118,
whichever occurs first, from applying or enf	forcing the contraceptive coverage regulations against
Randy Reed Automotive, Inc.; Randy Ree	ed Buick GMC, Inc.; Randy Reed Chevrolet, LLC;
Randy Reed Nissan, LLC; or their employee	e health plan(s) or insurer(s).
All proceedings in this case are stay	yed until 30 days after the mandate issues from the
Eighth Circuit in O'Brien or Annex Medical	, whichever occurs first.
IT IS SO ORDERED.	
Date:	The Honorable Ortrie D. Smith