## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

RONNIE MAURICE STEWART, et al.,	)
Plaintiffs,	)
v.	) Civil Action No. 1:18-cv-152 (JEB)
ALEX M. AZAR II, et al.,	)
Defendants.	)

#### PLAINTIFFS' MOTION FOR EXTENSITON OF PAGE LIMIT

Pursuant to Local Civil Rule 7(e), Plaintiffs respectfully request that this Court enter an order granting Plaintiffs leave to file an initial summary judgment brief of up to 65 pages in length.

In support of this motion, Plaintiffs state as follows:

- 1. Local Civil Rule 7(e) authorizes this Court to grant leave to file a memorandum of law in excess of the 45-page limit set forth in the Rule.
- 2. Due to the complexity and number of issues involved in this case, Plaintiffs' counsel respectfully requests an additional 20 pages for Plaintiffs' memorandum of law in support of their motion for summary judgment.
- 3. Plaintiffs' counsel conferred with the Federal and State Defendants on January 7, 2019, and they take no position on the motion.

WHEREFORE, Plaintiffs respectfully request that this Court enter an order granting Plaintiffs leave to file an initial summary judgment brief of up to 65 pages in length.

Dated: January 7, 2018

Thomas J. Perrelli, D.C. Bar No. 438929 Ian Heath Gershengorn, D.C. Bar No. 448475 Natacha Y. Lam, D.C. Bar No. 1030168 Jenner & Block LLP 1099 New York Avenue, N.W. Suite 900, Washington, D.C. 20001

Phone: 202-639-6004 TPerrelli@jenner.com IGershengorn@jenner.com NLam@jenner.com

Counsel to National Health Law Program

Respectfully submitted,

By: /s/ Jane Perkins

Jane Perkins
Catherine McKee

Sarah Somers

National Health Law Program

200 N. Greensboro Street, Suite D-13

Carrboro, NC 27510

Phone: 919-968-6308 (x101)

perkins@healthlaw.org

mckee@healhtlaw.org

somers@healthlaw.org

#### /s/ Ben Carter

Ben Carter

Cara Stewart

Kentucky Equal Justice Center 222 South First Street, Suite 305

Louisville, KY 40202

502-303-4062

859-582-2285

bencarter@kyequaljustice.org carastewart@kyequaljustice.org

#### /s/ Samuel Brooke

Samuel Brooke

Emily C.R. Early

Neil K. Sawhney

Southern Poverty Law Center

400 Washington Avenue

Montgomery, Alabama 36104

Phone: 334-956-8200

samuel. brooke@splcenter.org

emily.early@splcenter.org

neil.sawhney@splcenter.org

Counsel for Plaintiffs

### **CERTIFICATE OF SERVICE**

I hereby certify that on January 7, 2019, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system, which will send electronic notices to all parties.

By: /s/ Jane Perkins JANE PERKINS

# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

RONNIE MAURICE STEWART, et al.,	
Plaintiffs,	)
v.	) Civil Action No. 1:18-cv-152 (JEB)
ALEX M. AZAR II, et al.,	)
Defendants.	)
	LAINTIFFS' MOTION FOR EXTENSION OF AGE LIMIT
This matter is before the Court on Pla	aintiffs' motion for extension of page limit. The Court
hereby GRANTS the motion. Plaintiffs ma	ay file an initial summary judgment brief of up to 65
pages in length.	
SO ORDERED this day of	, 2019.
	HON. JAMES E. BOASBERG

UNITED STATES DISTRICT JUDGE