DONALD J. TRUMP, in his official capacity as President of the United States: DEPARTMENT OF GOVERNMENT EFFICIENCY ("DOGE"); AMY GLEASON, in her official capacity as Acting Administrator of the Department of

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1	Government Efficiency; NATIONAL SCIENCE FOUNDATION;
2	BRIAN STONE, in his official capacity as
3	Acting Director of the National Science Foundation;
4	NATIONAL ENDOWMENT FOR THE HUMANITIES;
5	MICHAEL MCDONALD, in his official capacity as Acting Chairman of the National
6	Endowment for the Humanities; UNITED STATES ENVIRONMENTAL
	PROTECTION AGENCY;
7	LEE ZELDIN, in his official capacity as Administrator of the U.S. Environmental
8	Protection Agency; UNITED STATES DEPARTMENT OF
9	AGRICULTURE; BROOKE ROLLINS, in her official capacity as
10	Secretary of the U.S. Department of Agriculture;
11	AMERICORPS (a.k.a. the CORPORATION FOR NATIONAL AND COMMUNITY
12	SERVICE); JENNIFER BASTRESS TAHMASEBI, in her
13	official capacity as Interim Agency Head of AmeriCorps;
14	UNITED STATES DEPARTMENT OF DEFENSE;
15	PETE HEGSETH, in his official capacity as Secretary of the U.S. Department of Defense;
	UNITED STATES DEPARTMENT OF
16	EDUCATION; LINDA MCMAHON, in her official capacity as
17	Secretary of the U.S. Department of Education; UNITED STATES DEPARTMENT OF
18	ENERGY; CHRIS WRIGHT, in his official capacity as
19	Secretary of Energy; UNITED STATES DEPARTMENT OF
20	HEALTH AND HUMAN SERVICES;
21	ROBERT F. KENNEDY, JR., in his official capacity as Secretary of the U.S. Department of
22	Health and Human Services; UNITED STATES CENTERS FOR DISEASE
23	CONTROL; MATTHEW BUZZELLI, in his official capacity
24	as Acting Director of the Centers for Disease Control;
	UNITED STATES FOOD AND DRUG
25	ADMINISTRATION; MARTIN A. MAKARY, in his official capacity
26	as Commissioner of the Food and Drug Administration;
27	UNITED STATES NATIONAL INSTITUTES OF HEALTH;
28	JAYANTA BHATTACHARYA, in his official

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Plaintiffs, individually and on behalf of all others similarly situated, allege for their Complaint against the below-named Defendants as follows:

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INTRODUCTION

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1. This class action for declaratory and injunctive relief is brought by and on behalf of University of California researchers whose previously approved grants from the federal agencies here named as Defendants have been or are threatened to be unlawfully terminated or suspended. These terminations and suspensions occurred pursuant to Executive Orders or other directives of Defendant President Donald J. Trump, issued from January 20, 2025 to present, that were implemented through Defendant Department of Government Efficiency ("DOGE") and then operationalized by myriad administrative agencies.

- Plaintiffs challenge these terminations and seek a declaration that they are unconstitutional and otherwise unlawful because they violate the bedrock constitutional principle of separation of powers; the First Amendment guarantee of free speech; the Fifth Amendment guarantee of due process; the Impoundment Control Act of 1974; statutes requiring agencies to fulfill congressionally defined missions; and the Administrative Procedure Act ("APA"). These terminations bypassed Congress, ignored or contradicted the purposes for which Congress created the granting agencies and appropriated funds, and dispensed with the regular procedures and due process afforded grantees under the APA, in implementing the Trump Administration's political "cost-cutting" agenda and ideological purity campaign.
- 3. Plaintiffs seek, for themselves and the UC researchers class, an injunction that restores their lost funding, enjoins further unlawful grant terminations or suspensions, and provides the grant extensions necessary to enable them to effectively complete the work for which these grants were approved. Plaintiffs and the Class are suffering, or will imminently suffer, concrete harm to their research, their careers, and their professional standing.
- As used in this Complaint, "UC researchers" includes UC faculty, staff, 4. academic appointees, and employees, across the ten-campus University of California system, who are or will imminently be suffering loss of research funding, research cessation or interruption, or

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27 28 loss or reduction of employment, by the termination or suspension of previously approved grants since January 20, 2025.

- 5. Grants to UC researchers each year from federal agencies as diverse as the National Science Foundation, National Institutes of Health, Department of Transportation, and Food and Drug Administration, ranging from thousands to millions of dollars, fund the production of new knowledge and fuel the development and deployment of discoveries useful to society.
- 6. Federal grants have been key to the innovation that has consistently earned the UC system pride of place among research institutions, including first place in the National Academy of Inventors' list of universities worldwide with the most utility patents¹ and the UC Berkeley campus's rank of #1 public research in institution in the world for nine of the past ten years.²
- 7. Before President Trump took office, federal agency grant making proceeded under the authority of Congress, which created agencies through its constitutionally assigned exclusive legislative power, and appropriated taxpayer funds for specific public purposes that the agencies were tasked to execute. For decades, agencies carried out these statutory directives and observed due process in making, renewing, and (only seldom) terminating grants. They each adhered to their own grant regulations, duly promulgated through notice and comment rulemaking under the APA, and followed APA procedures when modifying such regulations.
- 8. As a corollary, on the rare occasions when agencies terminated grants, they did so pursuant to predictable, regularized processes; based terminations on proper review and evaluation of grantees' activities to assure compliance with the terms and purpose of the awarded grants; and terminated grants only for reasons stated in applicable regulations.

¹ Univ. of Cal., Office of the President, Federal Investment in UC Research 2025 (2025), https://ucop.edu/communications/files/federal-investment-in-uc-research-2025.pdf.

² Public Affairs, Times Higher Ed Ranks UC Berkeley No. 1 Public University in U.S., UC Berkeley News (Oct. 9, 2024), https://news.berkeley.edu/2024/10/09/times-higher-ed-ranks-ucberkeley-no-1-public-university-in-u-

s/#:~:text=Berkeley%20has%20held%20the%20ranking,industry%20engagement%20and%20int ernational%20outlook.

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- 9. All of this changed abruptly on January 20, 2025, when Defendant Trump attempted to seize direct control of federal agencies by bypassing Congress and upending the statutory and regulatory system under which federal agencies have historically and legally operated.
- 10. On and after January 20, 2025, Defendants Trump and DOGE, through a flurry of Executive Orders and other directives, commanded the federal agencies named as Defendants in this Complaint ("Federal Agency Defendants") to terminate thousands of previously awarded research grants.
- 11. Abrupt, wholesale, and unilateral termination of these grants has violated the Constitution's core principle of separation of powers and its guarantees of freedom of speech and due process; flouted the Impoundment Control Act limits on the Executive's ability to withhold or redirect congressionally appropriated money; ignored statutory requirements that agencies fulfill their substantive missions and fund congressionally specified activities; contravened agency-specific grant-making regulations that cannot by law be revised on an abrupt, unexplained, chaotic basis; and violated the APA through this arbitrary, capricious, and ultra vires conduct.
- 12. The "Wall of Receipts" on the DOGE website boasts that federal agencies have terminated over 15,000 grants pursuant to DOGE's directions to date, reflecting terminations on a mass scale.³
- 13. Agencies' proffered grounds for such terminations—if grounds were stated at all—were spurious. In some cases, agency correspondence to grantees asserted that grant termination would reduce public costs and promote government efficiency, although no evidence was provided to support this claim. In other cases, agency communications made it clear that grants were being terminated to further Defendant Trump's political objectives, which included

³ Department of Government Efficiency, Wall of Receipts, DOGE.gov, https://doge.gov/savings (last visited May 30, 2025). While of questionable accuracy, the data displayed on the DOGE website demonstrate the Trump/DOGE objective: massive cuts to already appropriated and approved grants, without regard to merit.

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the elimination of research on climate, environmental justice, "gender ideology," and "DEI" (diversity, equity and inclusion), although the latter terms were not defined.

- 14. The agencies that terminated grants did so on a categorical, *en masse* basis, without individual review or regard to a project's merit or a grantee's progress, and without any semblance of due process. The terminated and threatened grants that are the subject of this action were not terminated because they violated the terms of their grant applications or grant approvals, or strayed from the subject matter or purpose for which they were funded. Such deficiencies could have been addressed in the normal and ordered course of grant-making and review. To the contrary: these grant terminations were and are occurring, as their timing and reflection of the 2025 Executive Orders demonstrates, not because the research for which funding was approved had departed from its originally approved purpose, but because that purpose now offends the political agenda and ideological requirements of the Trump Administration.
- 15. Plaintiffs do not seek an Order immunizing all grants from termination or review, or changing agency grantmaking procedures as they existed prior to January 20, 2025. They do seek a return to the *status quo ante* of ordered grant processes, aligned with congressionally authorized purposes, and affording due process to grant recipients. This return to procedures that prevailed prior to January 20, 2025, and conformed to the norms of due process and the APA, by federal agencies that defer not to unilateral Executive dictates but to congressional authority, is the essential relief Plaintiffs seek.
- Trump and DOGE in the attempted reorganization (and gutting) of entire agencies, and the mass termination of hundreds of thousands of federal employees, the United States District Court (Illston, J.) stated in its May 22, 2025 Order Granting Preliminary Injunction in *American Federation of Government Employees*, *AFL-CIO v. Trump*, Case No. 25-cv-03698-51 (Dkt. 124):

Presidents may set policy priorities for the executive branch, and agency heads may implement them. This much is undisputed. But Congress creates federal agencies, funds them, and gives them duties that—by statute—they must carry out. Agencies may not conduct large-scale reorganizations and reductions in force in blatant disregard of Congress' mandates, and a President may not initiate large-scale executive branch reorganization without partnering with

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Congress. For this reason, nine Presidents over the last one hundred years have sought and obtained authority from Congress to reorganize the executive branch. Other Presidents—including President George W. Bush, President Obama, and President Trump in his first term—asked Congress for agency reorganization authority but did not receive it.

17. In denying Defendants' request for a stay of the preliminary injunction in that case, the Ninth Circuit reaffirmed the bedrock principles that administrative agencies are creatures of Congress, not the President, and that "Congress has plenary control over the salary, duties, and even existence of federal offices." Am. Fed'n of Gov't Emps. v. Trump, —F.4th— (May 30, 2025) (citing Free Enter. Fund v. Pub. Co. Acct. Oversight Bd., 561 U.S. 477,500 (2010)).

18. Here, Defendants have engaged in the same unprecedented and unlawful overreach described and enjoined above, in the context of mass terminations of research grants. Their playbook involves a trifecta of illegal moves. First, Defendant Trump issued facially unconstitutional Executive Orders and directives that usurped congressional authority and unlawfully discriminated against disfavored speech. Second, acting on presidential instruction, Defendant DOGE commanded agencies to adopt Trump's policies as their own by terminating scores of already awarded grants, notwithstanding that DOGE (whose own status as a governmental entity remains unclear) lacks legal authority to supervise administrative agencies. Third and finally, Federal Agency Defendants terminated grants on the stated basis that they were inconsistent with agency priorities, or otherwise in tension with Executive Orders and directives, when in fact the grants' inconsistency was with executive preferences. In so doing, agencies violated their statutory mandates, the APA, the constitutional Due Process guarantee, and their own regulations.

19. Plaintiff UC researchers have suffered concrete financial, professional, and other harms from Federal Agency Defendants' unilateral termination of grants for projects to which they have already dedicated time and effort; for research upon which they have staked careers and reputations; and for work with research teams through which they endeavored to train

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- a next generation. Without judicial relief, these researchers will suffer irreparable injury to their research and their careers.
- 20. As profoundly, these terminations have impaired and will impair the public-serving research mission of the UC system and the concern for public welfare that undergirds it.
- 21. All of the Defendants' conduct, and the Plaintiffs' and Class members' resulting harm, proceeds directly from Defendant Trump's determination to erase the constitutional boundaries that separate the branches of government and assign defined powers to each. Specifically, the mass termination of federal agency grants that is the subject of this action proceeds from Defendant Trump's efforts to arrogate the law-making powers of Congress to himself.
- 22. Plaintiffs and the Proposed Class will continue to suffer harm on an ongoing basis and will experience increasing and irreparable harm absent the declaratory and injunctive relief here sought.

JURISDICTION AND VENUE

- 23. This Court has subject matter jurisdiction under 28 U.S.C. § 1331 because this action arises under federal law, including the United States Constitution, federal statutes, and the Administrative Procedure Act, 5 U.S.C. §§ 551 et seg., and 5 U.S.C. §§ 702, 704. An actual controversy exists between the parties within the meaning of 28 U.S.C. § 2201(a), and this Court may grant declaratory relief, injunctive relief, and other appropriate relief pursuant to 28 U.S.C. §§ 2201-02 and 5 U.S.C. §§ 705-06.
- Venue is proper in this District pursuant to 28 U.S.C. § 1391(e)(1) because 24. Defendants are officers and agencies of the United States served in their official capacities, no real property is at issue in this case, and the Plaintiffs and many members of the Proposed Class are citizens of California and are residents of this District, where many of the federal grant terminations that are the subject of this suit, and the resulting harms to Plaintiffs and the Class, have occurred and will continue to occur unless enjoined.

THE PARTIES

A. Plaintiffs

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- 25. Individual Plaintiff and Class Representative Neeta Thakur is a citizen of the United States and the State of California, and a member of the faculty at the University of California, San Francisco ("UCSF"), who engages in research. She resides in the Northern District of California.
- 26. Individual Plaintiff and Class Representative Ken Alex is a citizen of the United States and the State of California, and has an academic appointment as a researcher at the University of California, Berkeley ("UC Berkeley"). He resides in the Northern District of California.
- 27. Individual Plaintiff and Class Representative Robert Hirst is a citizen of the United States and the State of California, and has an academic appointment as a researcher at the Bancroft Library at UC Berkeley. He resides in the Northern District of California.
- 28. Individual Plaintiff and Class Representative Christine Philliou is a citizen of the United States and the State of California, and a member of the faculty at UC Berkeley who engages in research. She resides in the Northern District of California.
- 29. Individual Plaintiff Nell Green Nylen is a citizen of the United States and the State of California, and has an academic appointment as a researcher at UC Berkeley. She resides in the Northern District of California.
- 30. Individual Plaintiff and Class Representative Jedda Foreman is a citizen of the United States and the State of California, and has an academic appointment as a researcher at UC Berkeley. She resides in the Northern District of California.
- 31. Individual Plaintiff and Class Representative Eli Berman is a citizen of the United States and the State of California, and has an academic appointment as a researcher at the University of California, San Diego. He resides in San Diego County.
- 32. Individual Plaintiff and Class Representative Susan Handy is a citizen of the United States and the State of California, and a member of the faculty at the University of California, Davis. She resides in Yolo County.

1	33. Individual Plaintiff and Class Representative Marcus Horwitz is a citizen		
2	of the United States and the State of California, and a member of the faculty at the University of		
3	California, Los Angeles ("UCLA"), who engages in research. He resides in the Central District of		
4	California.		
5	34. Individual Plaintiff and Class Representative Alexander van der Bliek is a		
6	citizen of the United States and the State of California, and a member of the faculty at UCLA,		
7	who engages in research. He resides in the Central District of California.		
8	35. Individual Plaintiff and Class Representative Rhonda Voskuhl is a citizen		
9	of the United States and the State of California, and a member of the faculty at UCLA, who		
10	engages in research. She resides in the Central District of California.		
11	B. <u>Defendants</u>		
12	36. Defendant Donald J. Trump is the President of the United States and is		
13	sued in his official capacity.		
14	37. Defendant Department of Government Efficiency ("DOGE") is a federal		
15	agency headquartered in Washington, D.C. DOGE is a federal agency within the meaning of the		
16	APA, 5 U.S.C. §551(1). Upon information and belief, DOGE is now headed by Defendant Trump		
17	and every member of his cabinet.		
18	38. Defendant Amy Gleason is the Acting Administrator of DOGE and is sued		
19	in her official capacity.		
20	39. The following federal departments and agencies, including their identified		
21	leaders, are sometimes referred to collectively herein as the "Federal Agency Defendants."		
22	40. Defendant National Science Foundation ("NSF") is a federal agency		
23	headquartered in Alexandria, Virginia. NSF is a federal agency within the meaning of the APA, 5		
24	U.S.C. § 551(1).		
25	41. Defendant Brian Stone is Acting Director of NSF and is sued in his official		
26	capacity.		
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1	53.	Defendant Linda McMahon is Secretary of Education and is sued in her
2	official capacity.	
3	54.	Defendant United States Department of Energy ("DOE") is federal agency
4	headquartered in Wash	nington, D.C. DOE is a federal agency within the meaning of the APA, 5
5	U.S.C. § 551(1).	
6	55.	Defendant Chris Wright is Secretary of DOE and is sued in his official
7	capacity.	
8	56.	Defendant United States Department of Health and Human Services
9	("HHS") is a federal a	gency headquartered in Washington, D.C. HHS is a federal agency within
10	the meaning of the AP	A, 5 U.S.C. § 551(1).
11	57.	Defendant Robert F. Kennedy, Jr. is Secretary of HHS and is sued in his
12	official capacity.	
13	58.	Defendant United States Centers for Disease Control ("CDC"), housed
14	within HHS, is federal	agency headquartered in Atlanta, Georgia. CDC is a federal agency within
15	the meaning of the AP	A, 5 U.S.C. § 551(1).
16	59.	Defendant Matthew Buzzelli is Acting Director of CDC and is sued in his
17	official capacity.	
18	60.	Defendant United States Food and Drug Administration ("FDA"), housed
19	within HHS, is a feder	al agency headquartered in Silver Spring, Maryland. FDA is a federal
20	agency within the mea	ning of the APA, 5 U.S.C. § 551(1).
21	61.	Defendant Martin Makary is Commissioner of the FDA and is sued in his
22	official capacity.	
23	62.	Defendant United States Institutes of Health ("NIH"), housed within HHS,
24	is federal agency head	quartered in Bethesda, Maryland. NIH is a federal agency within the
25	meaning of the APA, 5	5 U.S.C. § 551(1).
26	63.	Defendant Jayanta Bhattacharya is Director of NIH and is sued in his
27	official capacity.	

such Executive Orders and directives are illegal; and (b) injunctive relief enjoining further

terminations and restoring the terminated grants to enable class members to complete their interrupted work. These Class Representatives seek certification of two classes, as defined by the Court in her Order Granting Motion for Preliminary Injunction and Provisional Class Certification (ECF 54), modified to include the additional Federal Agency Defendants that terminated Plaintiff Berman's and Plaintiff Handy's grants: The Equity Termination Class: All University of California researchers, including faculty, staff, academic appointees, and employees across the University of California system who are named as principal researchers, investigators, or project leaders on the grant applications for previously awarded research grants by the EPA, NEH, NSF, DOD, or DOT (or their sub-agencies) that are terminated pursuant to Executive Orders 14151 or 14173, from and after January 20, 2025. Excluded from the class are Defendants, the judicial officer(s) assigned to this case, and their respective employees, staffs, and family members. The Form Termination Class All University of California researchers, including faculty, staff, academic appointees, and employees across the University of California system who are named as principal researchers, investigators, or project leaders on the grant applications for previously awarded research grants by the EPA, NEH, NSF, DOD, or DOT (or their sub-agencies) that are terminated by means of a form termination notice that does not provide a grant-specific explanation for the termination that states the reason for the change to the original award decision and considers the reliance interests at stake, from and after January 20, 2025. Excluded from the class are Defendants, the judicial officer(s) assigned to this case, and their respective employees, staffs, and family members 73. This action meets all of the Rule 23(a) prerequisites for maintaining a class action. The Plaintiff Class is so numerous that individual joinder of all its members is impracticable, satisfying Rule 23(a)(1). The ten-campus UC System has more than 265,000 faculty and staff,4 hundreds to thousands of whom conduct billions of dollars of federally funded

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⁴ Univ. of California, *About Us*, https://www.universityofcalifornia.edu/about-us#:~:text=The%20University%20of%20California%20opened,and%20working%20around%20t he%20world. (last visited May 28, 2025).

research annually. In 2024, for example, UC Berkeley researchers alone received nearly \$1
billion in new research grants. Of this amount, 51% (approximately \$420 million), came from
federal grants. On this single campus, as of May 15, 2025, there were more than 2,000 open
federal research grants (i.e., ones whose termination date has not arrived). Many of these have
now been terminated, suspended, or face imminent termination by the unlawful actions of
Defendants. Plaintiffs do not yet know the exact number of the UC researchers whose work has
been terminated or imminently threatened by the Defendants' conduct at issue in this suit, but are
informed and believe that hundreds or thousands of researchers' grants and work, and their
research staff's jobs, have been and will be impacted by such conduct. For example, the National
Science Foundation (NSF) published a list of terminated grants that includes nearly 80 grants
terminated across the UC System by NSF alone; a quick review of the terminated grants suggests
terminations occurred because the grant titles contain now-suspect DEI-related words such as
"equity." A preliminary list of over 30 terminated grants across several federal agencies at UC
Berkeley shows the same pattern. Further, databases compiled by news media and nonprofits
have also identified over 100 National Institutes of Health (NIH) grants made to UCSF, UC Los
Angeles, and UC San Diego researchers that have since been terminated. ⁶
74. The claims of the Plaintiff Class members share important and indeed
pivotal common questions of law and fact, including but not limited to whether the Defendants'
actions pursuant to the Executive Orders and directives described in this Complaint are
unconstitutional and unlawful exercises of executive power, because they usurp Congress's
spending authority and also violate the Impoundment Control Act of 1974; whether Defendants'

actions are further unconstitutional because they violate Plaintiff Class members' First

Amendment right to free speech and Fifth Amendment right to due process; whether they are

further unlawful because they violate statutes through which Congress has created the defendant

⁵ NSF, *Is there a publicly available list of the awards NSF has terminated?*, https://www.nsf.gov/updates-on-priorities#termination-list (last updated May 23, 2025).

⁶ Irena Hwang et al., *The Gutting of America's Medical Research: Here is Every Canceled or Delayed N.I.H. Grant*, N.Y. Times (June 4, 2025), https://www.nytimes.com/interactive/2025/06/04/health/trump-cuts-nih-grants-

https://www.nytimes.com/interactive/2025/06/04/health/trump-cuts-nih-grants-research.html?smid=nytcore-ios-share&referringSource=articleShare.

agencies and determined their purposes, functions, and goals, and additional statutes through which Congress gives agencies substantive instruction, usurping Congress's legislative authority; and whether Defendants' actions are arbitrary and capricious, an abuse of discretion, or otherwise contrary to law, in violation of the APA.

- 75. Because the claims of the Plaintiff Class members share common issues of law and fact, they will not require individualized determinations of the circumstances of any plaintiff, and satisfy Rule 23(a)(2) for purposes of the requested declaratory and injunctive relief.
- The claims of the Class Representatives are typical of the claims of the members of the Plaintiff Class, because they arise out of the Defendants' common conduct, satisfying Rule 23(a)(3). Like other members of the class, the Class Representatives have been concretely harmed, economically, professionally, and reputationally, by Defendants' arbitrary, capricious, and unlawful actions in categorically terminating or delaying their research grants under color of Defendant Trump's Executive Orders and/or at the direction of DOGE. The timing and sheer volume of these terminations (DOGE boasts of over 15,0000 such terminations of grants nationwide in the space of less than 100 days) shows that these determinations were without due process or due regard for the individual merits, scientific importance, or public benefit of the projects affected. Class Representatives and the Plaintiff Class have been similarly and further harmed by Defendants' failure to adequately explain their actions and decisions. Each of these actions, independently and collectively, have caused harm to the Class Representatives and the Plaintiff Class members.
- 77. The Class Representatives will fairly and adequately protect the interests of the Plaintiff Class, satisfying Rule 23(a)(4). They will defend the rights of all proposed class members fairly and adequately, and have no interest that is now or may be potentially antagonistic to the interests of the Plaintiff Class. The attorneys representing the Plaintiff Class Representatives include constitutional, civil rights, environmental, and administrative law experts and litigators with decades of experience in their respective fields, and class action attorneys with similar experience and scores of court appointments as class counsel in federal litigation. These attorneys may and should be appointed as class counsel in this action.

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78. The members of the Plaintiff Class are readily ascertainable through Defendants' own grant records, and the grant-related communications they have issued to Class members pursuant to Executive Orders and/or at the direction of the Trump Administration and/or DOGE.

79. Through federal research grant cancellations, suspensions, and delays mposed categorically, pursuant to Executive Orders or other Trump Administration directives, in violation of the APA, and in violation of other statutes and the Constitution as alleged in this Complaint, Defendants have acted, have threatened to act, and will continue to act on grounds generally applicable to the Plaintiff Class, thereby making final equitable and declaratory relief appropriate to the Class as a whole. The Plaintiff Class may therefore be properly certified under Federal Rule of Civil Procedure 23(b)(2).

80. Numerous individual lawsuits alleging similar conduct and claims would disserve the interests of judicial economy, as well as the interests of litigants and the public in the just, speedy, and inexpensive determination of these claims.

FACTUAL ALLEGATIONS APPLICABLE TO ALL CLAIMS

I. <u>Throughout Decades of Federal Funding, the UC System Has Made Leading Contributions to Research that Benefit the Public</u>

81. The University of California (the "UC System") is the world's leading public research institution. Comprised of ten campuses, three affiliate national laboratories, and dozens of institutes, centers, and research laboratories across California, the UC System has made—and continues to make—outsize contributions to research that have changed the world, and enhanced human knowledge, while contributing to the national security and global prominence of the United States, and the health and welfare of all Americans.

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1	82. Without the UC System's research, for example, the world would not have				
2	the internet, ⁷ plug-in hybrid cars, ⁸ or the world's largest 3-D map of the universe. ⁹				
3	83. In the medical realm, UC System research has led to development of MRI				
4	machines, 10 cochlear implants that restore hearing, 11 a universal viral vaccine, 12 a brain implant				
5	that prevents Parkinson's symptoms, ¹³ and the use of CRISPR gene-editing to cure sickle cell				
6	disease. ¹⁴ In the past 30 years, decades of UC cancer research has saved nearly 4 million lives. ¹⁵				
7	84. The UC System has produced 70 Nobel Prize winners, 101 MacArthur				
8	"Genius" grant award winners, 66 National Medal of Science winners, and 42 Pulitzer Prize				
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12	⁷ Pranay Bhattacharyya, <i>UCLA: Birthplace of the Internet</i> , US Tech News (April 28, 2021),				
13	https://uctechnews.ucop.edu/ucla-birthplace-of-the-internet/#:~:text=ARPANET%3A%20 The%20Beginning,first%20two%20letters%20were%20sent.				
	8 USPath Center, 4 Unexpected Discoveries from UC, UCPath Jobs,				
14	https://ucpathjobs.org/lifestyle/4-unexpected-discoveries-uc/ (last visited May 27, 2025).				
15	9 Michael Levi, First Results from DESI Make the Most Precise Measurement of Our				
	Expanding Universe, Berkeley Lab News Center (April 4, 2024), https://newscenter.lbl.gov/2024/04/04si-first-results-make-most-precise-measurement-of-				
16	expanding-universe/.				
17	¹⁰ Kara Manke, Jerome R. Singer, pioneer of magnetic resonance imaging, dies at 97, US				
18	Berkeley News (August 6, 2019), https://news.berkeley.edu/2019/08/06/jerome-r-singer-pioneer-of-magnetic-resonance-imaging-dies-at-97/#:~:text=Jerome%20R				
	Singer%2C%20pioneer%20of%20magnetic%20resonance				
19	%20imaging%2C%20dies%20at%2097,and%20blood%20volume%20in%20mice.				
20	11 Pete Farley, Neuroscientist Wins Prize for Cochlear Implant Contributions, University of				
21	California (January 8, 2015), https://www.universityofcalifornia.edu/news/neuroscientist-wins-prize-cochlear-implant-contributions.				
22	¹² Jules Bernstein, Vaccine Breakthrough Means No More Chasing Strains, University of				
	California, Riverside (April 15, 2024), https://news.ucr.edu/articles/2024/04/15/vaccine-breakthrough-means-no-more-chasing-strains.				
23	¹³ Robin Marks, New Parkinson's Treatment Helps Former Pro Keep Skateboarding, U. of				
24	Cal. San Francisco (Apr. 19, 2024), https://www.ucsf.edu/news/2024/04/427391/new-parkinsons-treatment-helps-former-pro-keep-skateboarding.				
25	14 Robert Sanders, FDA Approves First Test of CRISPR to Correct Genetic Defect Causing				
26	Sickle Cell Disease, University of California (Apr. 1, 2021),				
	https://www.universityofcalifornia.edu/news/fda-approves-first-test-crispr-correct-genetic-defect-causing-sickle-cell-disease.				
27	¹⁵ Julia Busiek, What Cuts to NIH Funding Mean for Cancer Patients and Their Families,				
28	University of California (Feb. 26, 2025), https://www.universityofcalifornia.edu/news/what-cuts-nih-funding-mean-cancer-patients-and-their-families.				

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winners. 16 Since 2013, the UC System has topped the National Academy of Inventors' list of universities worldwide with the most utility patents.¹⁷

- 85. Through continual development of new technologies, UC research stimulates the economy by creating jobs, companies, industries, and scientific advancements that continue to change the world. Entire industries have grown out of UC research, including biotechnology, computing, semiconductors, telecommunications, and agriculture.¹⁸
- 86. UC research prowess has continued at breakneck speed. The UC System averages four new inventions per day. In 2023, 78 startups were launched using UC intellectual property or technology. 19 UC research quite literally shapes the future: 8.2% of all U.S. academic research is conducted by UC researchers.²⁰
- 87. Such achievements would not be possible without federal funding. For years, the UC System has partnered with the federal government to deliver groundbreaking innovations that have made the American public healthier, safer, smarter, and better able to compete in a global market.
- 88. Federal funding is the single most important source of UC research funding, historically accounting for more than half of the UC System's total research awards.²¹ In fiscal year 2024, the UC System received \$4.069 billion in federal research awards. This covered 10.256 distinct awards.²²
- 89. The UC System receives more National Institutes of Health ("NIH") and National Science Foundation ("NSF") funding than any other institution.²³ And these are far from the only agencies to offer significant support to UC research.

¹⁶ Univ. of Cal., The University of California at a Glance, Univ. of Cal. (Feb. 25, 2025), https://ucop.edu/institutional-research-academic-planning/files/uc-facts-at-a-glance.pdf.

¹⁷ Univ. of Cal., Federal Investment in UC Research, Univ. of Cal. (Apr. 2025), https://ucop.edu/communications/files/federal-investment-in-uc-research-2025.pdf.

¹⁸ *Id*.

¹⁹ *Id*.

²⁰ *Id*.

²¹ *Id*. ²² *Id*.

²³ *Id*.

1	90. In fiscal year 2024, the UC System received approximately the following
2	amounts by agency: ²⁴
3	• \$2.54 billion – NIH
4	• \$525 million – NSF
5	• \$326 million – Defense
6	• \$160 million – Energy
7	• \$122 million – other HHS
8	• \$104 million – NASA
9	• \$86 million – USDA
10	• \$68 million – Commerce
11	• \$39 million – Interior
12	• \$27 million – Education
13	• \$20 million – State
14	• \$47 million – other agencies
15	91. These stable federal funding sources, and the research talent they attract
16	and empower, have enabled the UC System to make its outsize contributions to human progress
17	for decades. Because the very nature of research requires years of ongoing work, the UC system
18	has operated research programs across presidential administrations for generations.
19	92. The innovations described above are the result of a successful partnership
20	between the UC System and the federal government, and indeed would be impossible if federal
21	grant funding were terminated.
22	93. This research, of course, is carried out by faculty members and other
23	research personnel in the UC system. These individuals' careers—their hiring, their tenure, their
24	advancement—all depend on research that is often supported by federal grants.
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28	24 Id.

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II. Congress's Power of the Purse Makes Illegal the Mass Termination of Grants at the **President's Direction**

- 94. The partnership between the UC System and the federal government is a product of Congress's powers, and by design insulated from political winds in the executive branch. Congress has repeatedly emphasized the importance of federally funded research as critical to the strength and security of the nation, and has used its powers to set research priorities and appropriate funds to federal agencies to carry out those priorities.
- 95. Congress has the constitutional power to appropriate funds for such research and to create agencies necessary to implement federal policies. Article I vests Congress with the legislative power to create departments, agencies, and offices within the executive branch, to define their duties, and to fund their activities. U.S. Const. art. I, §1 ("All legislative Powers herein granted shall be vested in a Congress of the United States.").
- 96. Congress's legislative power includes "the establishment of offices... [and] the determination of their functions." Myers v. United States, 272 U.S. 52, 129 (1926); U.S. Const. art I, § 8, cl. 18. "Administrative agencies are creatures of statute," and do not exist or have purpose without Congress's direction. See Nat'l Fed'n of Indep. Bus v. Dep't of Lab., OSHA, 595 U.S. 109, 117 (2022). Congress thus establishes executive agencies and crafts the statutes that govern each agency's administration. See, e.g., 10 U.S.C. §§ 111, 113 (Defense); 16 U.S.C. § 551 (Agriculture); 42 U.S.C. §§ 202, 203 (HHS); 42 U.S.C. §§ 218, 282 (NIH); 42 U.S.C. § 7131 (Energy).
- 97. Congress also holds the power of the federal purse. Indeed, Congress's powers to set the policies of the nation are at their apex when it comes to spending money, as the Constitution "exclusively grants the power of the purse to Congress, not the President." City & Cnty. of San Francisco v. Trump, 897 F.3d 1225, 1231 (9th Cir. 2018). Congress makes its priorities clear by appropriating funds to agencies to carry out specified activities.
- 98. The Constitution requires the President, meanwhile, to "take Care that the Laws be faithfully executed." U.S. Const., art. II, § 3. The "Take Care Clause" assures that 'Congress makes the laws and the President faithfully executes them." Utility Air Reg. Grp. v.

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Envtl. Prot. Agency, 573 U.S. 302, 327 (2014) (cleaned up). This includes ensuring the appropriation of funds per Congress's direction.

- 99. The executive branch has *no* constitutional authority to refuse to carry out laws enacted by Congress, and it has no constitutional authority to block, amend, subvert, or delay spending appropriated monies based on the President's own policy preferences. For nearly two hundred years, it has been established that the Executive violates the Take Care Clause when it ignores, refuses to execute, or purports to override statutes. *Kendall v. United States*, 37 U.S. (12 Pet.) 524, 613 (1838).
- 100. A President's Executive Order cannot override Congress's express direction. The President "is without authority to set aside congressional legislation by executive order." *In re United Mine Workers of Am. Int'l Union*, 190 F.3d 545, 551 (D.C. Cir. 1999). Rather, the "President's power, if any, to issue [an] order must stem from either an act of Congress or from the Constitution itself." *Youngstown Sheet & Tube Co. v. Sawyer*, 343 U.S. 579, 585 (1952).
- 101. The President has no power to order the rescission of funds. If the President wants funds rescinded, he may *ask* Congress to do so pursuant to the Impoundment Control Act ("ICA"), 2 U.S.C. § 681 *et seq*. Under the ICA, the President can "transmit to both Houses of Congress a special message specifying," among other criteria, the amount of budget authority he proposes be rescinded, the reasons why it should be rescinded, and the effect of the proposed rescission on the "objects, purposes, and programs for which the budget authority is provided." *Id.* § 683(a). Unless Congress passes a rescission bill that covers the President's request within 45 days, however, the funds shall be made available. *Id.* § 683(b).
- 102. Even under the ICA—which clearly states it cannot interfere with the Constitutional separation of powers, § 681(1)—the President is constrained. His requests for rescission cannot "supersed[e] any provision of law which *requires* the obligation of budget authority or the making of outlays." 2 U.S.C. § 681 (emphasis added). Nor can the President request reductions of *already obligated* funds, including grants. *See id.* § 683; Congressional Budget Office, *CBO Explains How It Estimates Savings From Rescissions* (May 26, 2023),

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https://www.cbo.gov/publication/59209 (explaining a rescission will not impact funds that are obligated).

103. In short, once Congress has allocated money for grants or directed agencies to use funding to carry out research, the President cannot unilaterally refuse to spend or to redirect such funds. Nor can agency leaders, substituting the President's directives for Congress's, terminate without lawful cause grants that were awarded pursuant to congressional directives. Such refusal to spend money appropriated by Congress violates both the separation of powers and the Impoundment Control Act.

III. President Trump Issues a Flurry of Executive Orders and Creates DOGE, **Unlawfully Directing Agencies to Terminate Grants**

- 104. Beginning on Inauguration Day (January 20, 2025), Defendant Trump issued a number of broad directives through Executive Orders (EOs). These included demands on federal agencies to take action to comply with the President's agenda.
- 105. In particular, Defendant Trump and his administration explicitly and implicitly called on federal agencies to "terminate" previously awarded grant funds. In so doing, the Administration did not comply with Congress's prior spending decisions and direction.
- 106. For example, Executive Order No. 14151, dated January 20, 2025 and titled "Ending Radical and Wasteful Government DEI Programs and Preferencing," instructs the Attorney General and others to "coordinate the termination of all discriminatory programs, including illegal DEI and 'diversity, equity, inclusion, and accessibility' (DEIA) mandates, policies, programs, preferences, and activities in the Federal Government, under whatever name they appear." Additionally, it directs each federal agency head to "terminate, to the maximum extent allowed by law... all 'equity-related' grants or contracts' within 60 days.²⁵
- 107. EO No. 14173, titled "Ending Illegal Discrimination and Restoring Merit-Based Opportunity," addresses purported "immoral race- and sex-based preferences under the

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²⁵ Exec. Order No. 14151, Ending Radical and Wasteful Government DEI Programs and Preferencing, 90 Fed. Reg. 8339 (Jan. 20, 2025),

https://www.federalregister.gov/documents/2025/01/29/2025-01953/ending-radical-andwasteful-government-dei-programs-and-preferencing.

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guise of so-called [DEI] or [DEIA]." The order requires the Director of OMB to "[e]xcise references to DEI and DEIA principles, under whatever name they may appear, from Federal acquisition, contracting, grants, and financial assistance procedures" and to "[t]erminate all 'diversity,' 'equity,' 'equitable decision-making,' 'equitable deployment of financial and technical assistance,' 'advancing equity,' and like mandates, requirements, programs, or activities, as appropriate." ²⁶

108. On January 20, 2025, Defendant Trump also issued EO No. 14168, "Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government," directing that "federal funds shall not be used to promote gender ideology," instructing federal agencies to revise grant conditions accordingly, and defining "gender ideology" as a "false claim" that "replaces the biological category of sex with an ever-shifting concept of self-assessed gender identity," and that "includes the idea that there is a vast spectrum of genders that are disconnected from one's sex."

109. On January 20, 2025, Defendant Trump further issued EO No. 14154, "Unleashing American Energy," which directed federal agencies to "immediately pause the disbursement of funds appropriated through the Inflation Reduction Act of 2022 (Public Law 117-169) or the Infrastructure Investment and Jobs Act (Public Law 117-58)." The EO called out specific grant programs, and more generally, directed the agencies to "review their processes, policies, and programs for issuing grants."

110. On February 19, 2025, Defendant Trump issued EO No. 14217, "Commencing the Reduction of the Federal Bureaucracy." The EO deemed several government entities "unnecessary," and directed that any non-statutory components or functions be "eliminated." The Order also stated that any "grant requests" by these entities should be denied.²⁸

²⁶ Exec. Order No. 14173, *Ending Illegal Discrimination and Restoring Merit-Based Opportunity*, 90 Fed. Reg. 8633, (Jan. 21, 2025),

https://www.federalregister.gov/documents/2025/01/31/2025-02097/ending-illegal-discrimination-and-restoring-merit-based-opportunity.

²⁷ Exec. Order No. 14154, *Unleashing American Energy*, 90 Fed. Reg. 8353 (Jan. 29, 2025), https://www.federalregister.gov/documents/2025/01/29/2025-01956/unleashing-american-energy.

²⁸ Exec. Order No. 14217, *Commencing the Reduction of the Federal Bureaucracy*, 90 Fed. Reg. 10577 (Feb. 25, 2025), https://www.federalregister.gov/documents/2025/02/25/2025-

presidents-department-of-government-efficiency-cost-efficiency-initiative.

to promote efficiency and advance the policies of my Administration. This process shall commence immediately and shall prioritize the review of funds disbursed under covered contracts and grants to educational institutions and foreign entities for waste, fraud, and abuse. Each Agency Head shall complete this review within 30 days of the date of this order.

- 115. According to DOGE's self-described "Wall of Receipts," as of June 3, 2025, federal agencies had terminated over 15,000 grants, totaling roughly \$44 billion in "savings." 32
- 116. Despite multiple successful legal challenges to President Trump's EOs and related directives,³³ Defendants have unlawfully terminated grants and continue to terminate grants previously awarded to Plaintiffs and the Class.
- 117. Indeed, according to data posted by DOGE, the federal government has already terminated over **\$324 million**³⁴ in grants made to the UC system. The harm to UC researchers cannot be overstated.
- 118. This lawsuit arises because, in unilaterally terminating Plaintiffs' federal grants without lawful cause, Defendants are flouting constitutional limits on the Executive's authority; violating the First Amendment's prohibition on viewpoint discrimination; denying due

³⁴ This number was produced by searching DOGE data posted at https://api.doge.gov/docs, which is accessible through DOGE's "Wall of Receipts" at https://doge.gov/savings. The \$324 million was determined by looking at "Savings" under the "Grants" category, for entries in which the UC system was listed as a recipient.

³² Department of Government Efficiency, *Savings*, DOGE.gov, https://doge.gov/savings (last visited June 3, 2025).

³³ See, e.g., Nat'l Assn. of Diversity Officers in Higher Education v. Trump, No. 25-cv-0333-ABA (D. Md. Feb. 21, 2025) ECF No. 45 (preliminarily enjoining provisions requiring agencies to terminate equity-related grants); Nat'l Ass'n of Diversity Officers in Higher Educ. v. Trump, No. 25-1189 (4th Cir. Mar. 14, 2025), ECF No. 29 (staying preliminary injunction pending appeal); Washington v. Trump, No. 2:25-cv-244-LK (W.D. Wash. Feb. 28, 2025) ECF No. 50 (on February 28, 2025, preliminary enjoining sections that condition, withhold, or end federal funding in Plaintiffs states Colorado, Minnesota, Oregon, and Washington); PFLAG, Inc. v. Donald J. Trump, No. 8:25-cv-00337-BAH (D. Md. Mar. 4, 2025) ECF No. 116 (on March 4, 2025, preliminarily enjoining the same nationwide); New York v. Trump, No. 25-cv-39-JJM-PAS (D.R.I Jan. 31, 2025), ECF No. 50 (preliminarily enjoining federal agency defendants from "pausing, freezing, blocking, canceling, suspending, terminating, or otherwise impeding the disbursement of appropriated federal funds to the States under awarded grants, executed contracts, or other executed financial obligations," based on both the OMB directive and Executive Orders, including the DEI and Gender Ideology Executive Orders).

process of law under the Fifth Amendment; ignoring agency-specific statutory directives; and violating the APA.

119. That these grant terminations violate the separation of powers became even clearer on May 28, 2025. Until then, DOGE was headed by Elon Musk. Now, according to the White House Press Secretary, DOGE will be led by "each and every member of the President's cabinet and the President himself, who is wholeheartedly committed to cutting waste, fraud and abuse from our government." There is no longer any illusion that DOGE is more than a proxy for Defendant Trump and his priorities. The White House reiterated that each Cabinet secretary would work with DOGE employees at their agencies so that the "mission of DOGE will continue." The DOGE Trojan Horse has been welcomed inside the gates of the Federal Agency Defendants, and the harms to Plaintiffs and the Class thus will continue and very likely increase.

120. In adopting, implementing, and enforcing Defendant Trump's "priorities" to illegally terminate grants, Defendants have caused and will continue to cause significant concrete harm to Plaintiffs and the Class, as well as the UC System and the broader public that benefits from UC research, discovery, and inventions.

IV. Agencies that Terminated Lead Plaintiffs' Grants Have Acted According to a Common Unlawful Pattern

abruptly failed to continue grants pursuant to Congress's directives, instead substituting

Defendant Trump's agenda. In place of reasoned decision-making, the federal agencies took direction not only from the flurry of Executive Orders described herein, but in most instances also took direction directly from DOGE staffers, who have no authority to direct or redirect allocation of federal funds. Indeed, in other cases, the United States, per its Department of Justice counsel, has on the record taken the position that Elon Musk—who helmed DOGE until days ago—did not

³⁵ Diana Stancy, White House Discloses Who Will Lead DOGE Efforts After Musk's Departure, Fox News (May 29, 2025), https://www.foxnews.com/politics/white-house-discloses-who-lead-

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doge-efforts-after-musks-departure.

³⁶ *Id*.

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³⁷ New Mexico v. Musk, 2025 WL 1502747, at *13 (D.D.C. May 27, 2025) ("Essentially, Defendants argue, so long as the Executive acts without Congressional authority, the court cannot review its conduct.").

- 122. In terminating scores of already awarded federal grants, the Federal Agency Defendants acted recklessly in disregarding the law, failing to consider reliance interests, and failing to consider the harm resulting from immediately stopping ongoing research studies. These included terminations of grants that would require halting human drug trials midstream forcing researchers to breach basic principles of medical ethics.
- 123. Moreover, the Federal Agency Defendants conducted no proper review of grants, instead mass-terminating with form letters those grants they deemed (with no explanation) to no longer "effectuate" agency priorities, notwithstanding that agencies cannot substitute the President's agenda for their congressionally imposed statutory mandates.
- 124. This Complaint examines the errant grant practices at the six Agencies that terminated Named Plaintiffs' grants—EPA, NEH, NSF, DOD, and DOT—and then describes how this same pattern played out within each Federal Agency Defendant, to the categorical and common detriment of the Class of UC researchers. There are UC researchers with grants from each and all of these agencies, including grants that have been or are very likely to be arbitrarily terminated.

A. Environmental Protection Agency

125. The Environmental Protection Agency ("EPA") is an independent federal agency established to address environmental pollution and protect the environment.

1. <u>Congress Established the EPA to Protect the Environment, Including Through Research</u>

126. Throughout the 1960s, the American public grew increasingly concerned with air pollution, water pollution, and environmental degradation generally. This concern was manifest most markedly in the multi-site celebration of the first Earth Day on April 22, 1970,

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which drew an estimated 20 million Americans. In response to such pressure, President Nixon
the same year presented Congress with a comprehensive message on the environment and
established a council to consider how to organize a federal response to environmental concerns. ³

- On July 9, 1970, President Nixon sent Congress "Reorganization Plan No. 127. 3 of 1970," which proposed consolidating several existing federal agency duties into one Environmental Protection Agency. 40 In his transmittal to Congress, President Nixon wrote that "it has become increasingly clear that we need to know more about the total environment—land, water, and air. It also has become increasingly clear that only by reorganizing our Federal efforts can we develop that knowledge, and effectively ensure the protection, development and enhancement of the total environment itself."
- Under the Reorganization Plan, EPA was given a "broad mandate" to "develop competence in areas of environmental protection that have not previously been given enough attention." EPA would have the "capacity to do research on important pollutants irrespective of the media in which they appear, and on the impact of these pollutants on the total environment. Both by itself and together with other agencies, EPA would monitor the condition of the environment—biological as well as physical."⁴¹
- 129. Although President Nixon (a Republican) disfavored the creation of new agencies, he broke his own rule "because arresting environmental deterioration is of great importance to the quality of life in our country and the world." He thus "believe[d] that in this case a strong, independent agency is needed."42
 - 130. The principal roles and functions of the new EPA would include:
 - The establishment and enforcement of environmental protection standards consistent with national environmental goals.

³⁸ Earth Day Network, *The History of Earth Day*, https://www.earthday.org/history/ (last visited May 29, 2025).

³⁹ See U.S. Envtl. Prot. Agency, The Origins of EPA (May 31, 2024), https://www.epa.gov/history/origins-epa.

⁴⁰ U.S. Envtl. Prot. Agency, *The Reorganization Plan No. 3 of 1970* (Sept. 6, 2016), https://www.epa.gov/archive/epa/aboutepa/reorganization-plan-no-3-1970.html.

⁴¹ *Id*. ⁴² *Id*.

⁴⁷ U.S. Envtl. Prot. Agency, *Our Mission and What We Do* (Apr. 21, 2025),

https://www.epa.gov/aboutepa/our-mission-and-what-we-do.

1	134. Pursuant to this mission, EPA works to ensure that:
2	Americans have clean air, land, and water;
3	 National efforts to reduce environmental risks are based on the best available scientific information;
5	 Federal laws protecting human health and the environment are administered and enforced fairly, effectively, and as Congress intended;
6 7	 Environmental stewardship is integral to U.S. policies concerning natural resources, human health, economic growth, energy, transportation, agriculture, industry, and international trade, and these factors are similarly considered in establishing environmental policy;
8910	 All parts of society—communities, individuals, and businesses, as well as state, local, and Tribal governments—have access to accurate information sufficient to effectively participate in managing human health and environmental risks;
11	 Contaminated lands and toxic sites are cleaned up by potentially responsible parties and revitalized; and
12 13	• Chemicals in the marketplace are reviewed for safety. 48
14	135. To accomplish its mission, EPA implements Congress's environmental
15	laws by writing and enforcing regulations. ⁴⁹
16	136. EPA also carries out its mission by making grants. Indeed, "EPA's mission
17	to protect human health and the environment is accomplished, in large part, by the awarding of
18	funds to other organizations to conduct environmental program or projects."50 EPA awards more
19	than \$4 billion in grants (called "assistance agreements") every year.
20	137. According to EPA, its authority to make grants comes from three sources.
21	First is the U.S. Constitution, which gives Congress the power of the purse in the Spending
22	Clause. Second are statutes, in which Congress directs funds to be allocated to specific programs.
23	Finally, the EPA derives grant-making power from regulations. ⁵¹
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2526	48 Id. 49 Id
27	⁵⁰ U.S. Envtl. Prot. Agency, <i>EPA Grants Overview for Applicants and Recipients</i> , https://www.epa.gov/grants/epa-grants-overview-applicants-and-recipients (last visited May 29, 2025).
28	51 U.S. Envtl. Prot. Agency, <i>EPA Funding Instruments and Authorities</i> , https://www.epa.gov/grants/epa-funding-instruments-and-authorities (last visited May 29, 2025).

⁵⁴ U.S. Envtl. Prot. Agency, *Learn About Research Grants*, https://www.epa.gov/researchgrants/learn-about-research-grants (last visited May 29, 2025).

²⁷ ⁵⁵ *Id*.

⁵⁶ See, e.g., U.S. Envtl. Prot. Agency, Research Grants in the News (Sept. 23, 2024), https://www.epa.gov/research-grants/research-grants-news.

2. <u>In Response to Trump Administration Directives, the EPA Improperly Changed Priorities and Canceled Existing Grants</u>

144. On his first day in office, President Trump signed Executive Order 14151, "Ending Radical and Wasteful Government DEI Programs and Preferencing" (Jan. 20, 2025). The Order instructs the Director of the Office of Management and Budget (OMB), assisted by the Attorney General and others, to "coordinate the termination of all discriminatory programs, including illegal DEI and 'diversity, equity, inclusion, and accessibility' (DEIA) mandates, policies, programs, preferences, and activities in the Federal Government, under whatever name they appear." The Order repeatedly mentions "environmental justice" as a target.⁵⁷

- 145. In particular, Executive Order 14151 directs each federal agency to "terminate, to the maximum extent allowed by law, all DEI, DEIA, and 'environmental justice' offices and positions... [and all] 'equity-related' grants or contracts" within 60 days.
- 146. The President also signed Executive Orders related to energy, including "Declaring a National Energy Emergency" and "Unleashing American Energy."
- 147. Shortly after President Trump took office, the EPA began working closely with DOGE.
- 148. By March 7, 2025, the Democratic Staff of the Senate Committee on Environment and Public Works reported that the EPA had issued guidance to senior staff indicating that "all [funding] actions greater than \$50,000 now require approval from an EPA DOGE Team member."⁵⁸
- 149. A huge part of this DOGE-EPA collaboration included mass-canceling grants. The EPA made no secret of DOGE's hand in EPA affairs, but rather, touted the DOGE partnership in press releases.

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⁵⁷ Exec. Order No. 14151, Ending Radical and Wasteful Government DEI Programs and Preferencing, 90 Fed. Reg. 8339 (Jan. 20, 2025),

https://www.federalregister.gov/documents/2025/01/29/2025-01953/ending-radical-and-wasteful-government-dei-programs-and-preferencing.

^{\$50,000} Funding Approval Requirement (Mar. 7, 2025), https://www.epw.senate.gov/public/ cache/files/b/c/bc3eafbf-38ea-4197-b655-

⁸⁴⁶⁶b9901dce/00C154E2DBAFFDF3EF5063DA374406502B1835873497F8DE2F439A171046 0D09.3.7.25-letter-to-epa-re-50k-attachments-002-.pdf.

1	150. For example, on February 25, 2025, an EPA press release announced a		
2	"second round of EPA-DOGE partnered cancellations." EPA stated that these cancellations		
3	"represent more than \$60 million saved as the EPA puts a stop to wasteful DEI and		
4	environmental justice programs." ⁵⁹		
5	151. In a March 10, 2025 press release, EPA announced a fourth round of EPA-		
6	DOGE grant terminations, this time stating it was cancelling more than 400 grants "across nine		
7	unnecessary programs." This press release concluded, as have others, by stating: "EPA continues		
8	to work diligently to implement President Trump's Executive Orders."60		
9	152. The EPA has aligned itself closely with the Trump Administration. For		
10	example, on March 12, 2025 alone, the EPA issued 10 press releases in which it referred to itself		
11	as the "Trump EPA."61		
12	153. Also on March 12, EPA Acting Assistant Administrator Jeffrey Hall issued		
13	an internal memo regarding "Implementing National Enforcement and Compliance Initiatives		
14	Consistently with Executive Orders and Agency Priorities" (the "March 12 Administrator		
15	Memo").62		
16	154. Among EPA's functions is to establish, every four years, National		
17	Enforcement and Compliance Initiatives ("NECIs") that are published in the Federal Register.		
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22	⁵⁹ U.S. Envtl. Prot. Agency, <i>EPA Administrator Lee Zeldin Cancels 20 Grants in 2nd Round of Cuts with DOGE, Saving Americans More than \$60M</i> (Feb. 25, 2025),		
23	https://www.epa.gov/newsreleases/epa-administrator-lee-zeldin-cancels-20-grants-2nd-round-cuts-doge-saving-americans.		
24	⁶⁰ U.S. Envtl. Prot. Agency, EPA Administrator Lee Zeldin Cancels 400+ Grants in 4th Round of Cuts with DOGE, Saving Americans More than \$1.7B (March 10, 2025),		
25	https://www.epa.gov/newsreleases/epa-administrator-lee-zeldin-cancels-400-grants-4th-round-cuts-doge-saving-americans.		
26	61 U.S. Envtl. Prot. Agency, Search News Release, https://www.epa.gov/newsreleases/search?f%5B0%5D=year%3A2025-03&page=3 (last visited		
27	May 27, 2025).		
28	62 U.S. Envtl. Prot. Agency, <i>Implementing National Enforcement and Compliance Initiatives Consistently with Executive Orders and Agency Priorities</i> (Mar. 12, 2025), https://www.epa.gov/system/files/documents/2025-03/necimemo-20250312.pdf.		

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'which should be terminated based on alignment with Administration priorities."	He stated that
EPA began this process for the Administration in January 2025."68	

- 160. Although the EPA asserted that this was an "individualized, grant-by-grant review," it provided no substantiation that this occurred, and there is no reason to believe that it did. Instead, Mr. Coogan revealed that EPA was slated to terminate entire grant programs and spheres of activity that Congress had mandated in the Inflation Reduction Act. These included: (a) the Environmental Justice Collaborative Problem-Solving Cooperative Agreement Program; (b) Surveys, Studies, Investigations, Training and Special Purpose Activities Relating to Environmental Justice; (c) the Environmental Justice Government-to-Government Program; (d) the Environmental Justice Small Grant Program; (e) Financial Assistance for Community Support Activities To Address Environmental Justice Issues; (f) the Environmental Justice Thriving Communities Grantmaking Program; (g) the Environmental and Climate Justice Block Grant Program; and (h) Reducing Embodied Greenhouse Gas Emissions for Construction Materials and Products.⁶⁹
- 161. Despite a district court's issuance of a preliminary injunction on April 15, 2025 preventing the EPA from indefinitely freezing grants previously awarded under Biden-era legislation, ⁷⁰ Mr. Coogan stated that the EPA would maintain its grant terminations. He revealed that EPA had sent notices of termination to 377 grantees, and would send termination letters to an additional 404 grantees within two weeks.⁷¹
- 162. On information and belief, EPA turned its attention to universities and other research grants on or around April 15, 2025. According to reports, Mr. Coogan on that date

⁶⁸ U.S. Envtl. Prot. Agency, *EPA Court Filing* (Apr. 23, 2025),

https://www.documentcloud.org/documents/25919517-epa-court-filing-april-23- $20\overline{2}5$ /?mode=document at ¶ 3.

⁶⁹ *Id*. at ¶ 6.

⁷⁰ National Council of Nonprofits, Statement in Response to Preliminary Injunction Issued in Woonasquatucket River Watershed Council et al v. Department of Agriculture et al (Apr. 15, 2025), https://www.councilofnonprofits.org/pressreleases/statement-response-preliminaryinjunction-issued-woonasquatucket-river-watershed.

1	sent an email directing staff to cancel existing grants awarded to universities and research
2	institutes. ⁷²
3	163. Grant termination documents make plain that the agency is not conducting
4	any proper review of grants, but rather, baselessly terminating grants to promote the President's
5	agenda. Grants terminated because they supposedly do not "effectuate agency priorities" (which
6	mirror the President's priorities) include those intended to, for example, provide clean drinking
7	water in rural communities or provide air purifiers for children with asthma. ⁷³
8	164. Instead of providing researchers with reasoned explanations of termination
9	decisions, the EPA is sending form termination letters. The letters are not personalized or even
10	signed.
11	165. One such letter, received by Plaintiff Thakur on April 28, 2025, reads as
12	follows:
13	Subject: Termination of EPA Assistance Agreement [Grant No.]
14	under 2 CFR 200.340 From: EPA Award Official
15	To: [Grant Recipient]
16	This EPA Assistance Agreement is terminated in its entirety effective immediately on the grounds that the award no longer
17	effectuates the program goals or agency priorities. The objectives of the award are no longer consistent with EPA funding priorities.
18	The EPA Administrator has determined that, per the Agency's
19	obligations to the constitutional and statutory law of the United States, this priority includes ensuring that the Agency's grants do
20	not conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions. In addition to
21	complying with the law, it is vital that the Agency assess whether all grant payments are free from fraud, abuse, waste, and
22	duplication, as well as to assess whether current grants are in the best interests of the United States.
23	The grant specified above provides funding for programs that
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2526	⁷² See Erik Stokstad, EPA Orders Staff to Begin Canceling Research Grants, Science (Apr. 21, 2025), https://www.science.org/content/article/epa-orders-staff-begin-canceling-research-grants; and Hiriko Tabuchi, E.P.A. Set to Cancel Grants Aimed at Protecting Children from Toxic
27	Chemicals, The New York Times (Apr. 21, 2025), https://www.nytimes.com/2025/04/21/climate/epa-cuts-forever-chemicals-grants.html.

⁷³ Hayley Smith, *California Nonprofits Suffer After EPA Cancels Hundreds of Environmental Grants*, Los Angeles Times (May 8, 2025), https://www.latimes.com/environment/story/2025-05-08/california-nonprofits-suffer-after-epa-cancels-hundreds-of-environmental-grants.

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promote initiatives that conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions; that are not free from fraud, abuse, waste, or duplication; or that otherwise fail to serve the best interests of the United States. The grant is inconsistent with, and no longer effectuates, Agency priorities.

166. This pro-forma explanation citing vague "Agency priorities" does not constitute reasoned decision-making nor explain why the terminated grants no longer effectuate such priorities.

3. EPA Plaintiffs and Other Grant Recipients Are Harmed by EPA's Illegal Grant Terminations

167. Plaintiffs and Class members have long relied on EPA grants to fund meritorious projects aimed at protecting human health and the environment. The termination of previously approved grants has caused and continues to cause Plaintiffs and Class members serious harm.

a. <u>Plaintiff Neeta Thakur's Grant Termination and Resulting Harm</u>

168. Dr. Neeta Thakur is a pulmonary and critical care specialist at the University of California, San Francisco (UCSF) who examines the role of social and environmental stressors on asthma and COPD in historically marginalized communities. She currently serves as Medical Director of the Zuckerberg San Francisco General Hospital Chest Clinic and is an associate professor of medicine and pulmonary and critical care clinician at UCSF.

169. Dr. Thakur's research focuses on (1) defining obstructive lung disease phenotypes that exist in racially and ethnically diverse communities and how these are shaped by social and environmental stressors; (2) identifying community-specific drivers that place individuals at high risk for poor outcomes; and (3) co-developing place-based and targeted interventions aimed at social and environmental stressors to improve respiratory outcomes in historically marginalized populations. In recognition of her research leadership, she was this year

(2025) made faculty director of Clinical Research Operations for the Clinical Trials Operations Unit at UCSF's Clinical & Translational Science Institute.

170. Dr. Thakur's research has been supported by state grants, federal grants from the National Institutes of Health (NIH), foundation grants, and other sources.

Grant Application to EPA

- 171. In November 2021, Dr. Thakur submitted a grant application to EPA in response to its announcement of funding opportunity EPA-G2021-STAR-H1. This opportunity, made available through the agency's Science to Achieve Results (STAR) program, focused on "Cumulative Health Impacts at the Intersection of Climate Change, Environmental Justice, and Vulnerable Populations/Lifestages: Community-Based Research for Solutions."
- 172. The grant application, titled "Partnering for Resilient Opportunities To Eliminate Toxic (PROTECT) Health Effects from Wildfire PM2.5 in Environmental Justice Communities," addressed the potential to prevent adverse health effects to environmental justice communities from the fine particulate matter (PM2.5) from wildfire smoke.
- 173. The proposal aimed to (1) estimate the health effects of sub-daily exposure to wildfire-specific PM2.5 in California, with particular focus on effects within environmental justice communities; (2) understand community recovery from short-term health effects following exposure; (3) understand indoor infiltration of wildfire smoke and the mitigating effect of housing quality and behaviors on health effects; and (4) identify acceptable, community-relevant interventions to mitigate exposure. Dr. Thakur was the Principal Investigator on the grant proposal, which included nine investigators across three institutions: UCSF, UC Berkeley, and California's Office of Environmental Health Hazard Assessment.
- 174. The grant Application requested funding commensurate with the cumulative 3-year budget of \$1,330,536 to support this multi-campus, multi-agency, multi-nonprofit research collaboration.

EPA's Grant Award

175. On November 22, 2022, an EPA Senior Grants Management Specialist, Jennifer Brooks, sent Dr. Thakur a Notice of EPA's award and the Grant Agreement. The

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Agreement authorized the proposal for Project Period 12/01/2022-11/30/2025; committed an initial grant of \$690,000 (approximately half of project costs); and explained that EPA was "funding this agreement incrementally."

176. On June 21, 2023, Brooks sent Dr. Thakur a second Notice of EPA Award and an Assistance Amendment. The Amendment likewise indicated that the team was authorized to proceed for Project Period 12/01/2022-11/30/2025. It stated that EPA was awarding \$640,536, bringing the total federal funding award to \$1,330, 536.

EPA's Grant Termination

- 177. On April 28, 2025, EPA sent to the UC Regents an "Assistance Amendment" that instructed Thakur's team to "stop work; terminate the [grant] agreement; reduce performance period duration; [and] curtail scope of work." It stated that "(EPA) hereby awards \$0.00" towards any unfunded, as-yet-unincurred costs of the previously awarded \$1,330,536.
- 178. The Assistance Amendment stated: "The Agency is asserting its right under 2 C.F.R. 200.340 and the Termination General Term and Condition [sic] of this agreement to unilaterally terminate this award." The Amendment was accompanied by a memorandum from EPA to the Director of Contracts and Awards at UCSF titled "Termination of EPA Assistance Agreement RD 84048101 under 2 CFR 200.340."
- award no longer effectuates the program goals or agency priorities." It further asserted that the grant "provides funding for programs that promote initiatives that conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions; that are not free from fraud, abuse, waste, or duplication; or that otherwise fail to serve the best interests of the United States. The grant is inconsistent with, and no longer effectuates, Agency priorities."
- 180. This explanation does not explain why the grant would contradict agency priorities when EPA Director Zeldin has announced new priorities under his "Powering the Great American Comeback" initiative that align fully with the purpose of Dr. Thakur's grant. The first

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⁷⁴ U.S. Envtl. Prot. Agency, *EPA Administrator Lee Zeldin Announces EPA's "Powering the Great American Comeback" Initiative* (Feb. 4, 2025), https://www.epa.gov/newsreleases/epa-administrator-lee-zeldin-announces-epas-powering-great-american-comeback.

stated EPA priority is "Clean Air, Land, and Water for Every American." Dr. Thakur's grant effectuates that purpose.

- 181. As a result of this unilateral, unlawful grant termination, Dr. Thakur has been unable to complete health analyses with UC Berkeley grantee-colleagues, or to identify promising strategies to protect community health across California during wildfire smoke events.
- 182. Instead, Dr. Thakur has had to spend significant time seeking alternate funding sources. This includes unexpected grant writing, and reaching out to other funding sources, including philanthropy groups. In addition, to support staff and avoid layoff of two individuals, she has had to use her own discretionary funds to support team members.
- 183. The UCSF and UC Berkeley researchers on this grant have also been unable to complete the proposed analyses of the health impacts of wildfire smoke events across California. This is after considerable work by UC Berkeley researchers to develop a map unprecedented in its detail, showing hourly levels of wildfire smoke by location. As a consequence of termination, at least three research publications will go unpublished that have the potential for high impact for public health and for science more generally.
- building necessary for community-engaged participatory action research. It has taken years of effort for Dr. Thakur to develop relationships with the community based organizations and community-engaged individuals who assisted Dr. Thakur in obtaining this grant (by writing letters in support), with the expectation that her project would deliver tangible benefits to their low income communities in the form of improved respiratory health. EPA's termination of this grant will make it more difficult for her and her collaborators to partner with organizations such as the Central California Asthma Collaborative in Fresno and the environmental justice nonprofit Brightline in San Francisco, as well as a specific community-trusted scientist in Richmond.

SECOND AMENDED CLASS ACTION COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

- 185. Additionally, were Dr. Thakur and her team to eventually find replacement funding for this project (a difficult proposition given the sums at stake), they would no longer be adequate to cover personnel, equipment and outreach expenses.
 - 186. These personal and financial harms are ongoing.
- 187. These harms are in addition to the loss of value to the public from Dr. Thakur's research team's inability to complete work on studying health risks from the fine particulate matter associated with wildfire, and inability to design health-protective interventions for three of California's most health-vulnerable communities.

Plaintiff Ken Alex's Grant Termination and Resulting Harm

- 188. Since 2019, Ken Alex has served as Director of Project Climate at the Center for Law, Energy & the Environment (CLEE) at UC Berkeley School of Law. He founded Project Climate, a think tank designed to move promising environmental research into the policy realm quickly.
- 189. Prior to joining CLEE, Alex worked for many years for Governor Jerry Brown on climate-related policy and, before that, for the California Attorney General's Office. His roles as climate policy expert and gubernatorial advisor on the topic were the subject of a 2020 profile in CalMatters.⁷⁵

EPA Grant Application

- In 2022, EPA's Office of Research and Development sought applications proposing research on air emissions from municipal solid waste (MSW) landfills, which are a significant source of methane emissions—one of Alex's areas of expertise. The grant solicitation was part of EPA's Science to Achieve Results (STAR) program, and was conducted in collaboration with the Air, Climate, and Energy (ACE) research program.
- 191. EPA's request for applications solicited proposals that addressed EPAidentified research priorities, including "cost effective stationary, mobile, aerial, and remote sensing" technologies and measurements that could accurately quantify methane emissions from

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⁷⁵ See Julie Cart, Meet Ken Alex, Gov. Brown's Climate Concierge (updated June 23, 2020), https://calmatters.org/environment/2018/10/ken-alex-jerry-brown-climate-change-california/.

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DECLARATORY AND INJUNCTIVE RELIEF

⁷⁶ See EPA Solicitation for PA-G2023-STAR-B1, Understanding and Control of Municipal Solid Waste Landfill Air Emissions. https://cfpub.epa.gov/ncer_abstracts/index.cfm/fuseaction/display.rfatext/rfa_id/701.

197. The Assistance Amendment stated: "The Agency is asserting its right
under 2 C.F.R. 200.340 and the Termination General Term and Condition of this agreement to
unilaterally terminate this award." The Amendment was accompanied by a memorandum from
EPA titled "Termination of EPA Assistance Agreement RD 84062301 under 2 CFR 200.340."

- 198. The memo stated that EPA terminated Alex's grant because "the award no longer effectuates the program goals or agency priorities." The memo further asserted that the grant "provides funding for programs that promote initiatives that conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions; that are not free from fraud, abuse, waste, or duplication; or that otherwise fail to serve the best interests of the United States. The grant is inconsistent with, and no longer effectuates, Agency priorities."
- 199. The memo did not explain why Alex's grant no longer effectuates EPA priorities, which currently include "Clean Air, Land, and Water for Every American."

Harm from EPA's Grant Termination

- 200. Alex and his project team have suffered immediate harm as a result of the unlawful unilateral cancellation of the grant. Specifically, the team has been unable to continue and complete the novel work related to evaluating HAPs and their relationship to methane emissions from landfills. Furthermore, some of his researchers and graduate students have already lost hours and compensation, and one or more will likely be let go.
- 201. Even if Alex and his team were eventually to find replacement funding for this project (a difficult proposition given the sum at stake), the delay and uncertainty would preclude full recovery of the project.

c. <u>Plaintiff Nell Green Nylen's Grant Terminations and Resulting Harm</u>

202. Dr. Nell Green Nylen joined the Wheeler Water Institute at the Center for Law, Energy & the Environment (CLEE) at UC Berkeley School of Law as a Research Fellow in 2013. Since 2016, she has been a Senior Research Fellow at CLEE, providing analysis and recommendations at the intersection of law, policy, and science to inform water governance and management.

203. Much of Dr. Green Nylen's work at CLEE has focused on improving management of water resources across hydrologic extremes—from times of water scarcity to times of abundance. This includes research on enhanced aquifer recharge ("EAR"), a tool for capturing water to increase groundwater supply. Another area of her focus has been improving the information and policy environment for implementing innovative water management solutions, including water reuse.

204. EPA unilaterally terminated two large grants Dr. Green Nylen was working on that were meant to fund collaborative work with other researchers on issues at the core of her technical and legal expertise.

EPA Enhanced Aquifer Recharge Grant Application and Funding

- 205. In 2021, EPA's Office of Research and Development sought applications proposing research to develop cost-benefit tools to support EAR. The grant solicitation was part of EPA's Science to Achieve Results (STAR) program and solicited research proposals that would "identify the key economic, technological, institutional, and legal factors that affect the ability to implement" EAR projects; identify best practices and tools for implementing EAR projects to achieve different purposes; and, ultimately, "improve life-cycle cost-benefits analysis to support cost-effective enhanced aquifer recharge."
- 206. Dr. Green Nylen was part of a UC Berkeley team that collaborated with a broader multi-disciplinary team of researchers from UC Davis, UC Santa Cruz, and UC Law San Francisco to develop a proposal that they submitted to EPA on January 13, 2022.
- 207. The proposal—titled "A Knowledge-to-Implementation Framework for Enhanced Aquifer Recharge"—described a three-year project with outputs including: (a) developing guidance on evaluating EAR sites, determining what conditions are necessary to effectively maintain an EAR project, and ensuring that EAR projects maintain aquifer water quality; (b) developing guidance on navigating the legal, policy, and organizational contexts for EAR; (c) developing recommendations for legal and policy changes that could facilitate EAR; (d) developing a generalized framework for cost-benefit analysis of EAR projects; and (e) creating a capstone "Lifecycle Map" report on EAR. In other words, the outputs would provide one-stop

shopping for people interested in planning, evaluating, and implementing EAR projects. The Grant Application proposed a cumulative budget of \$2,000,000 (later adjusted to \$1,999,998).

208. On July 20, 2022, EPA notified UC Berkeley that it was awarding the grant. The award was publicized on EPA's web page, Life-Cycle Analysis to Support Cost-Effective Enhanced Aquifer Recharge Grant (https://www.epa.gov/research-grants/life-cycleanalysis-support-cost-effective-enhanced-aquifer-recharge-grant). The grant's original end date was August 31, 2025. On April 10, 2025, Dr. Green Nylen's team requested a no-cost extension of the grant for which they received verbal approval and were awaiting formal written approval.

EPA's Termination of the Enhanced Aquifer Recharge Grant

On May 7, 2025, EPA sent the UC Regents a document styled as an "Assistance Amendment" that instructed Dr. Green Nylen's team to "stop work; terminate the [grant] agreement; reduce performance period duration; [and] curtail scope of work." It also stated that "(EPA) hereby awards \$0.00" towards any as-yet-unincurred costs. Through the Assistance Amendment, EPA was purportedly "asserting its right under 2 CFR 200.340 and the Termination General Term and Condition of this agreement to unilaterally terminate this award."

210. The Amendment was accompanied by a memorandum from EPA to the Contracts and Grants Officer for the Regents of the University of California titled "Termination of EPA Assistance Agreement RD- 84046301-1 under 2 CFR 200.340." The memo stated that EPA terminated Dr. Green Nylen's grant because, according to the memo, "the award no longer effectuates the program goals or agency priorities." The memo further asserted that the grant "provides funding for programs that promote initiatives that conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions; that are not free from fraud, abuse, waste, or duplication; or that otherwise fail to serve the best interests of the United States. The grant is inconsistent with, and no longer effectuates, Agency priorities."

211. The memo did not explain why EPA had concluded that Dr. Green Nylen's award is "no longer consistent with EPA funding priorities," which are defined partly by governing statutes, and federal statutes specifically identify EAR research as an EPA funding priority and mandate. See 33 U.S.C § 1276. It also did not explain why the project was

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inconsistent with the EPA's priority pillars, which include ensuring that "[e]very American [has] access to clean air, land, and water" and prioritizing permitting reform. ⁷⁷ The core purpose of the team's research is promoting access to clean water.

EPA Water Reuse Grant Application and Funding

- 212. In 2021, EPA's Office of Research and Development sought applications proposing research designed to "accelerate water innovation, information availability, and engagement to advance clean and safe water reuse goals, promote better understanding of the Nation's water and wastewater treatment and infrastructure, and enhance the availability and efficient use of water resources through water reuse."
- In response to the solicitation, the Director of the Wheeler Water Institute at CLEE and Dr. Green Nylen collaborated with a multi-disciplinary team of researchers from Iowa State University and the University of Rhode Island to develop a research proposal aimed at accelerating readiness for water reuse in small water systems across the nation.
- 214. The lead Principal Investigator at Iowa State University submitted the grant proposal—titled "Accelerating Technical and Community Readiness for Water Reuse in Small Systems"—to EPA on September 29, 2021. It described a four-year project that would (a) develop methods to inventory sources of water for beneficial reuse across the nation; (b) produce guidance on water source / treatment technology / end-use combinations that may be appropriate for small communities; (c) support cost-benefit analysis of different water reuse options in small communities; (d) survey small communities to assess public attitudes towards different water reuse options; (e) produce guidance on opportunities for fostering institutional innovation to overcome barriers to water reuse in small communities; and (f) construct implementation roadmaps centered around windows of opportunity for water reuse for several case-study communities.
- 215. The Grant Application proposed a total budget of \$4,057,500, combining a request for \$3,246,000 of federal funds with a commitment from the research team to provide an

 $^{^{77}}$ See Administrator Lee Zeldin Announces EPA's "Powering the Great American Comeback" Initiative, EPA (Feb. 4, 2025), https://www.epa.gov/newsreleases/epa-administrator-lee-zeldinannounces-epas-powering-great-american-comeback.

\$811,500 cost share from other sources. The budget included (a) personnel and personnel travel costs; (b) participant support costs; (c) laboratory supplies and laboratory user fees; (d) support for consultants; (e) tuition remission for graduate students; and (f) indirect costs. This included a subaward of \$559,941 to UC Berkeley.

216. On August 8, 2022, EPA notified Iowa State University that it was awarding the grant, and Iowa State University notified the subrecipients, including UC Berkeley. The award was publicized on EPA's web page, *National Priorities: Water Innovation, Science and Engagement to Advance Water Reuse Grants* (https://www.epa.gov/research-grants/national-priorities-water-innovation-science-and-engagement-advance-water-reuse-1).

EPA's Termination of the Water Reuse Grant

217. On May 12, 2025, EPA sent to Iowa State University a document styled as an "Assistance Amendment" that instructed Dr. Green Nylen's team to "stop work; terminate the [grant] agreement; reduce performance period duration; [and] curtail scope of work." It also stated that "(EPA) hereby awards \$0.00" towards any as-yet-unincurred costs. Through the Assistance Amendment, the EPA was purportedly "asserting its right under 2 CFR 200.340 and the Termination General Term and Condition of this agreement to unilaterally terminate this award."

218. The Amendment was accompanied by a memorandum from EPA to the Pre-Award Administrator at Iowa State University titled "Termination of EPA Assistance Agreement CR- 84046101 under 2 CFR 200.340." The memo stated that EPA terminated Dr. Green Nylen's grant because, according to the memo, "the award no longer effectuates the program goals or agency priorities." The memo further asserted that the grant "provides funding for programs that promote initiatives that conflict with the Agency's policy of prioritizing merit, fairness, and excellence in performing our statutory functions; that are not free from fraud, abuse, waste, or duplication; or that otherwise fail to serve the best interests of the United States. The grant is inconsistent with, and no longer effectuates, Agency priorities." The reasons provided for termination of the EPA Water Reuse Grant and the EPA Enhanced Aquifer Recharge Grant were identical.

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⁷⁸ See EPA Announces \$49 Million in Technical Assistance to Help Rural, Small, and Tribal Communities Address Wastewater Challenges (Apr. 29, 2025),

https://www.epa.gov/newsreleases/epa-announces-49-million-technical-assistance-help-rural-small-and-tribal-0.

219. As with the EPA Enhanced Aquifer Recharge Grant, the termination memo for the EPA Water Reuse Grant did not explain how EPA concluded that the award is "no longer consistent with EPA funding priorities," even though EPA states that addressing the wastewater challenges of small, rural communities remains one of its ongoing priorities.⁷⁸

Harm from the Grant Terminations

- 220. Dr. Green Nylen, and the larger project teams for both grant projects, have suffered immediate harm as a result of the cancellation of these grants.
- 221. For the Enhanced Aquifer Recharge Grant, the harms include: an inability to proceed with the basic work of refining the team's analysis and distilling that information for the capstone Lifecycle Map report and the team's inability to work together to complete the capstone report and the accompanying cost-benefit analysis decision support tool.
- 222. For the Water Reuse Grant, the harms include an inability to proceed with the basic work of the project. For example, the team has been unable to continue their interview-based research. Further, if the funding is not reinstated, the work that has already gone into the project will go to waste.
- 223. For both grants, even if replacement funding is secured, the delay will preclude full recovery of the project. The current teams are unlikely to be able to stay together over a prolonged period. Further, time spent searching for replacement funding has considerable opportunity and financial costs (as well as societal costs), as that time would otherwise be allocated to work on other water-related research projects that confer public benefit.
- 224. In addition, at CLEE, the jobs of every member of the water team are currently threatened by these grant terminations. CLEE is a self-funded entity at UC Berkeley that does not receive general salary support from the University. Without grant and contract funding, the team members will not get paid their full salary and could lose their jobs. Absent the reinstatement of these grants, members of the team could likely be let go in the coming months.

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B. <u>National Endowment for the Humanities</u>

225. The National Endowment for the Humanities ("NEH") is an independent federal agency established to support the advancement of the humanities across the United States.

1. <u>Congress Established NEH to Fund Projects to Support Humanities</u> <u>Research, Training, and Education</u>

- 226. Congress created NEH in 1965, as part of the National Foundation on the Arts and Humanities Act of 1965 ("NFAHA"). Pub. L 89-209, 79 Stat. 845 (Sept. 29, 1965) (codified at 20 U.S.C. §§ 951-60).
- 227. The legislation was the result of years of advocacy to ensure that arts and humanities were not left behind as the nation focused on scientific progress. As laid out in the enabling statute, a "high civilization must not limit its efforts to science and technology alone but must give full value and support to the other great branches of man's scholarly and cultural activity." P.L. 89-209, sec. 2(2). Congress further explained that it was necessary and appropriate for the federal government to create and sustain a "climate encouraging freedom of thought, imagination, and inquiry." *Id.* at (4).
- 228. In the sixty years since NFAHA's passage, Congress has repeatedly reaffirmed its commitment to these goals. Last updated in 1990, the enabling statute makes clear that the "humanities belong to all people of the United States," 20 U.S.C. § 951(1), and that "[d]emocracy demands wisdom and vision in its citizens. It must therefore foster and support a form of education, and access to the arts and the humanities, designed to make people of all backgrounds and wherever located masters of their technology and not its unthinking servants." *Id.* at § 951(4).
- 229. In other words, congressional intent was to ensure that what is now sometimes short-handed as "DEI," and branded by Defendants as illegal and undesirable, was Congress's actual mandate, unchanged for 60 years, until upended on Inauguration Day.
- 230. Congress determined it is "necessary and appropriate for the Federal Government to complement, assist, and add to programs for the advancement of the humanities and the arts by local, State, regional, and private agencies and their organizations." 20 U.S.C.

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- § 951(5). Congress created NEH and its sister agency the National Endowment for the Arts ("NEA") so Americans could understand "the diversity of excellence that comprises our cultural heritage." *Id.* at 951(9).
- 231. Accordingly, Congress established NEH to provide funding for individuals involved in research, publication of scholarly works, and promotion of the humanities. See 20 U.S.C. § 956. Under the statute, the Chairperson of the NEH is "authorized to enter into arrangements, including contracts, grants, loans, and other forms of assistance" to effectuate these goals. *Id*.
- 232. Congress's directives for NEH specifically require it to support diverse and underrepresented viewpoints.
- For example, one statutory function of NEH is to authorize grants to "initiate and support programs and research which have substantial scholarly and cultural significance and that reach, or reflect the diversity and richness of our American cultural heritage, including the culture of, a minority, inner city, rural, or tribal community." 20 U.S.C. § 956(c)(4).
- 234. Likewise, in selecting recipients of funding, NEH's Chairperson "shall give particular regard to scholars, and educational and cultural institutions, that have traditionally been underrepresented." 20 U.S.C. § 956(c).
- Congress's commitment to funding humanities initiatives that mirror the breadth and diversity of American culture is clear in the structure of the grant-making process. Under the statute, the Chairperson of the NEH determines funding "with the advice of the National Council on the Humanities." 20 U.S.C. § 956(c).
- The Council is comprised of twenty-six members appointed by the 236. President, "selected from among private citizens of the United States who are recognized for their broad knowledge of, expertise in, or commitment to the humanities," and who will "provide a comprehensive representation of the view of scholars and professional practitioners in the humanities and of the public throughout the United States." 20 U.S.C. § 957(b). In making appointments, the "President shall give due regard to equitable representation of women, minorities, and individuals with disabilities who are involved in the humanities." Id.

1	237. NEH's Chairperson "shall not approve or disapprove any such application
2	[for funding] until the Chairperson has received the recommendation of the Council." <i>Id.</i> at
3	§ 957(f).
4	238. NEH's other statutory functions include providing funding to:
5	a. develop and encourage the pursuit of a national policy for the
6	promotion of progress and scholarship in the humanities;
7	b. initiate and support research and programs to strengthen the
8	research and teaching potential of the United States in the humanities by making arrangements
9	with individuals or groups to support such activities;
10	c. initiate and support training and workshops in the humanities by
11	making arrangements with institutions or individuals;
12	d. foster international programs and exchanges;
13	e. foster the interchange of information in the humanities;
14	f. foster, with groups, education in, and public understanding and
15	appreciation of the humanities;
16	g. support the publication of scholarly works in the humanities;
17	h. ensure that the benefit of its programs will also be available to our
18	citizens where such programs would otherwise be unavailable due to geographic or economic
19	reasons; and
20	i. foster programs and projects that provide access to, and preserve
21	materials important to research, education, and public understanding of, the humanities.
22	20 U.S.C. § 956.
23	239. For sixty years, NEH has carried out its duty to fund research, training, and
24	education that advance the humanities. Since 1965, NEH has awarded over \$6 billion to support
25	"museums, historic sites, universities, teachers, libraries, documentary filmmakers, public TV and
26	radio stations, research institutions, scholars, and local humanities programming." Indeed, NEH
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28	79 Not'l Endovement for the Hymonities, bttms://www.neb.com/ (lest visited May 27, 2025)

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⁷⁹ Nat'l Endowment for the Humanities, https://www.neh.gov/, (last visited May 27, 2025).

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	240.	Since its inception, NEH funding has contributed to over 70,000 projects in
all 50 states a	nd juris	dictions; over 9,000 books (including 20 Pulitzer Prize winners); and over
500 film and	radio pr	ograms (including six Oscar nominees, 30 Peabody award winners, and 27
Emmy award	winners	s).81 NEH funding has also supported collecting the papers of twelve United
States preside	ents and	of several other notable American figures including Mark Twain, Thomas
Edison, Mart	in Luthe	r King Jr., and Ernest Hemingway. ⁸²

- NEH has long had a strong relationship with the UC system. In 1974, for 241. example, NEH supported UC Berkeley as it launched what would become the National Writing Project, which trains teachers to help youth nationwide learn how to do research, form arguments, and write publicly on topics they care about. 83 And in 2011, NEH and China's Ministry of Culture hosted a "Bi-national Conversation on Bridging Cultures" at UC Berkeley, bringing together artists, writers, historians, and political theorists of both countries.⁸⁴
- As designed by statute, NEH funding supports a broad array of projects, 242. including preserving endangered languages, digitizing early newspapers, depicting the history of the civil rights struggle through film, and detailing what life was like for early American colonists.85
- Prior to January 20, 2025, NEH funding recipients were selected after a 243. rigorous review process. Every year, NEH recruits over 1,000 experts from every state and organizes them into 200 review panels that evaluate roughly 5,700 grant applications. The panels

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⁸⁰ Nat'l Endowment for the Humanities, *Grants*, https://www.neh.gov/grants (last visited May 27, 2025).

⁸¹ Nat'l Endowment for the Humanities, NEH Funding by the Numbers (description of data on homepage), https://www.neh.gov/ (last visited May 27, 2025). 82 *Id*.

⁸³ Nat'l Writing Project, https://www.nwp.org/ (last visited May 29, 2025).

⁸⁴ Nat'l Endowment for the Humanities, *NEH Timeline*, https://www.neh.gov/about/history/timeline (last visited May 27, 2025).

⁸⁵ See, e.g., Nat'l Endowment for the Humanities, NEH Essentials, https://www.neh.gov/essentials (last visited May 27, 2025).

This exacting review proceeded as follows: After a grant application was

Next, NEH staff reviewed the panels' work and recommended the most

are selected for their expertise in disciplines relevant to the grant programs. 86 The panels are

announced in the Federal Register, and panelists' names are listed in NEH's annual reports.

submitted, it was assigned to a specific peer-review panel based on academic discipline,

institutional type, project area, or project type. The evaluators on the panel read all assigned

guidelines." These criteria "emphasize humanities significance, the applicant's abilities and

applications and assigned them a rating based on "NEH's published review criteria and program

qualifications, the proposal's clarity of expression, and the project's feasibility, design, cost, and

work plan."87 After each evaluator assessed the application, the panel would meet to discuss the

meritorious applications to the National Council (described above). The Council meets three

times a year to discuss the applications and finalize recommendations to the Chairperson.⁸⁸ The

Chairperson made the final funding decisions, taking into account the advice provided throughout

approximately \$1,000 to \$750,000 each. Across all grant programs, only about sixteen percent of

applications receive funding.⁹⁰ The projects selected for funding by NEH thus represent the best

Each year, NEH typically makes about 900 grants, ranging from

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applications.

the review process.⁸⁹

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of the best. 247. Congress has repeatedly affirmed its support for NEH's mission,

appropriating funds for grant-making every fiscal year. In the 2024 Appropriations Act, for example, Congress appropriated 248.

\$207,000,000 to NEH, with \$192,000,000 specifically designated for grants, loans, contracts, and other assistance to further the purposes set forth under 20 U.S.C. § 956(c), and \$15,000,000

⁸⁶ Nat'l Endowment for the Humanities, NEH's Application Review Process, https://www.neh.gov/grants/application-process (last visited June 2, 2025). ⁸⁷ *Id*.

⁸⁸ *Id*.

designated to carry out NEH's "matching grants" program. Pub. L. 118-42, 138 Stat. 25, 281-82 (Mar. 9, 2024).

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249. On March 15, 2025, notwithstanding the Executive Orders or DOGE's mandates, Congress enacted a Continuing Appropriations and Extensions Act, which reappropriated all of the funds appropriated to NEH under the 2024 Act. Pub. L. 119-4, §§ 1101-08, 139 Stat. 9, 10-12 (Mar. 15, 2025). NEH thus received another roughly \$200 million to spend on grants. NEH announced \$22.6 million in grants for 219 humanities projects across the country on January 14, 2025. 91

2. <u>In Response to Trump Administration Directives, NEH Improperly Changed Priorities and Canceled Existing Grants</u>

250. Around the very same time Congress was re-appropriating grant-making funds to NEH, as noted above, the agency came under fire from the Trump Administration.

251. On March 13, 2025, NEH Chair Shelly Low was directed by the White House to resign. Shortly thereafter, DOGE agents began visiting NEH. DOGE actors recommended dramatically cutting NEH staff and cancelling grants made under the Biden administration that had not been fully paid out. 92 According to reports, Acting NEH Chair Michael McDonald told staff that DOGE wanted to claw back \$175 million in undispersed grant money. 93

252. On March 20, 2025, NEH posted a webpage titled "NEH Implementation of Recent Executive Orders." The page stated that NEH was updating the Funding Restrictions section of its Notices of Funding Opportunities ("NOFOs") in order "to comply with several recent Executive Orders, including 'Ending Radical and Wasteful Government DEI Programs and

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⁹¹ Nat'l Endowment for the Humanities, *NEH Announces \$22.6 Million for 219 Humanities Projects Nationwide*, https://www.neh.gov/news/neh-announces-grant-awards-jan-2025 (last visited May 27, 2025)...

⁹² Jennifer Schuessler, *DOGE Demands Deep Cuts at Humanities Endowment*, N.Y. Times (Apr. 1, 2025), https://www.nytimes.com/2025/04/01/arts/trump-doge-federal-cuts-humanities.html.
⁹³ Elizabeth Blair, *Cultural groups across U.S. told that federal humanities grants are terminated*, NPR (Apr. 3, 2025), https://www.npr.org/2025/04/03/nx-s1-5350994/neh-grants-cut-humanities-doge-trump.

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Preferencing,' 'Defending Women from	m Gender Ideology Extremism	and Restoring Biological
Truth to the Federal Government,' and	'Ending Radical Indoctrinatio	n in K-12 Schooling." 94

- 253. The page provided "Frequently Asked Questions," including, for example, Q: "Does the addition of the new guidance on gender ideology ... mean that NEH will not fund projects on ... the suffragist movement?" A: "No, not necessarily. The restrictions only apply to the categories mentioned in the relevant Executive Orders. We encourage you to read the relevant Executive Orders and consider whether your project's topic – joining with its goals, methodology, activities, and intended audience – seems allowable."
- 254. The page only discussed the implication of the Executive Orders on grant applications, not terminations of existing grants.
- Nonetheless, on or around April 2, 2025, recipients of NEH grant funding began receiving emails informing them that their grants had been terminated. Peculiarly, these emails did not come from an NEH server or government email address, but rather, from "Grant Notifications@nehemail.onmicrosoft.com." The terminations were not made through NEH's grants management system.
- 256. The emails attached a form termination letter. On information and belief, the termination letters sent to all grantees on April 2 and thereafter were nearly identical and lacked any individualized analysis or discussion of any terminated grant.
- The termination letters received by Plaintiffs and Class members contained 257. the following "explanation" for the terminations:

Your grant no longer effectuates the agency's needs and priorities and conditions of the Grant Agreement and is subject to termination due to several reasonable causes, as outlined in 2CFR§200.340. NEH has reasonable cause to terminate your grant in light of the fact that the NEH is repurposing its funding allocations in a new direction in furtherance of the President's agenda. The President's February 19, 2025 executive order mandates that the NEH eliminate all non-

⁹⁴ Nat'l Endowment for the Humanities, *Implementation of Recent Executive Orders* (Mar. 20, 2025), https://www.neh.gov/executive-orders.

⁹⁵ Adding yet another layer of irregularity, the "onmicrosoft.com" domain is notoriously used by cybercriminals and other malicious actors to carry out phishing attacks. See, e.g., Smedh Arun Patil, Cloud That, Proactive Strategies Against ".onmicrosoft.com" Phishing Attacks (Dec. 13, 2023), https://www.cloudthat.com/resources/blog/proactive-strategies-against-onmicrosoft-comphishing-attacks

statutorily required activities and functions. See Commencing the Reduction of the Federal Bureaucracy, E.O. 14217 (Feb. 19, 2025). Your grant's immediate termination is necessary to safeguard the interests of the federal government, including its fiscal priorities. The termination of your grant represents an urgent priority for the administration, and due to exceptional circumstances, adherence to the traditional notification process is not possible. Therefore, the NEH hereby terminates your grant in its entirety effective April 1, 2025.

- 258. Although the termination letter to NEH grantees states that Executive Order 14217 "mandates that the NEH eliminate all non-statutorily required activities and functions," that Order in fact makes no mention of NEH (despite mentioning other agencies).⁹⁶
- 259. The termination letters make no effort to explain how or why the relevant grant fails to "effectuate[] the agency's needs and priorities" or otherwise warrant termination. Nor did they address NEH's prior assessment—through its comprehensive panel and Council review process—that these projects *do* effectuate agency priorities and are aligned with the statutory mandate and goals of NEH.
- 260. The termination letters likewise fail to explain what "exceptional circumstances" preclude adherence to ordinary notification procedures.
- 261. Additionally, the termination letters included no reference to any method for appeal or to seek reconsideration, even though NEH's General Terms and Conditions require that grantees have a right to appeal a termination.⁹⁷

⁹⁷ See Nat'l Endowment for the Humanities, General Terms and Conditions for Awards to Organizations (for grants and cooperative agreements issued between January 1, 2022, and September 30, 2024 (Mar. 15, 2025), https://www.neh.gov/general-terms-and-conditions-awards-organizations-grants-and-cooperative-agreements-issued-january-2022#_Toc92721724, section 13 (terms for grants issued January 1, 2022 to September 30, 2024) and Nat'l Endowment for the Humanities, General Terms and Conditions for Awards to Organizations (for grants and cooperative agreements issued October 1, 2024, or later) (Mar. 13, 2025),

https://www.neh.gov/general-terms-and-conditions-grants-after-oct-2024, section XIII (terms for grants issued October 1, 2024 or later).

⁹⁶ See Exec. Order No. 14217, Commencing the Reduction of the Federal Bureaucracy, 90 Fed. Reg. 10577 (Feb. 25, 2025), https://www.federalregister.gov/documents/2025/02/25/2025-03133/commencing-the-reduction-of-the-federal-bureaucracy. President Trump also issued Exec. Order 14238, Continuing the Reduction of the Federal Bureaucracy, on March 14, 2025, https://www.federalregister.gov/documents/2025/03/20/2025-04868/continuing-the-reduction-of-the-federal-bureaucracy. This Order also made no mention of NEH.

1	262. On April 24, 2025—three weeks after NEH began terminating existing
2	grants—the agency issued a press release titled: "An Update on NEH Funding Priorities and the
3	Agency's Recent Implementation of Trump Administration Executive Orders."98
4	263. The press release stated that NEH had, in recent weeks, "taken several
5	internal operational steps to improve efficiency, eliminate offices that are not essential to
6	fulfilling its statutory requirements, and to return to being a responsible steward of taxpayer
7	funds."99 It further stated that NEH had also taken steps to "ensure that all future awards will,
8	among other things, be merit-based, awarded to projects that do not promote extreme ideologies
9	based upon race or gender, and that help to instill an understanding of the founding principles and
10	ideals that make America an exceptional country."
11	264. As part of the press release, NEH issued a new "Statement on NEH
12	Priorities" and "Frequently Asked Questions." 100
13	265. The "Statement on NEH Priorities" reads as follows:
14	Founded in 1965, the National Endowment for the Humanities
15	(NEH) is a grant-making agency of the U.S. government dedicated to supporting exemplary humanities research and programming in service of the American people. It does so by investing in the most
1617	meritorious proposals for the advancement and dissemination of humanities learning.
18	As set forth in NEH's enabling legislation, the humanities include the study of modern and classical languages, linguistics, literature, history, jurisprudence, philosophy, archaeology, comparative
19	religion, ethics, the history of the arts, and those aspects of the social sciences which have humanistic content and use humanistic methods,
20	as well as other areas.
21	To bring the wisdom of the humanities to all Americans, NEH supports research projects that advance humanistic learning,
22	preservation projects that ensure access to significant humanities resources, education projects that strengthen teaching in the
2324	humanities, and public programing that conveys the best of the humanities to all Americans.
25	98 Nat'l Endowment for the Humanities, An Update on NEH Funding Priorities and the Agency's
26	Recent Implementation of Trump Administration Executive Orders, https://www.neh.gov/news/update-neh-funding-priorities-and-agencys-recent-implementation-
27	trump-administration-executive (last visited May 27, 2025).
28	Nat'l Endowment for the Humanities, <i>Updates on NEH Priorities</i> (Apr. 24, 2025), https://www.neh.gov/updates-neh-priorities.

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269. As it explains in its new statements, NEH has dramatically narrowed its definition of agency "priorities" based on Defendant Trump's Executive Orders or otherwise in "collaboration with the Administration."

In so doing, NEH improperly ignores the statutory priorities Congress set out in 20 U.S.C. § 956, which Congress reaffirmed by allocating additional grant-making funds to NEH in March 2025.

NEH Plaintiffs And Other Grant Recipients Are Harmed by NEH's 3. **Illegal Grant Terminations**

271. Plaintiffs and Class members have long relied on NEH grants to fund meritorious projects in the humanities. The termination of nearly all previously awarded grants has caused and continues to cause Plaintiffs and class members serious harm.

Plaintiff Robert Hirst's Grant Termination and Resulting Harm a.

- 272. Plaintiff Robert Hirst is the curator of the Mark Twain Papers and general editor of the Mark Twain Project at the Bancroft Library at the University of California, Berkeley. He has served in this role since 1980.
- The Mark Twain Papers contain the voluminous private papers of Samuel 273. Langhorne Clemens, known to all Americans by his pen name, "Mark Twain." He has long been considered one of the most important writers of the 19th Century. His papers were bequeathed to the University of California in 1962; hundreds of original documents have since been added to that core collection. The collection makes it possible to read, in a single location, virtually every surviving document in Mark Twain's hand.
- The Mark Twain Project, a major editorial and publishing program of the 274. Bancroft Library, is housed within the Mark Twain Papers archive. The aim of this Project is to create, maintain, correct, and update a permanent, globally accessible resource for the life and writings of Mark Twain. The Project hosts over 200 in-person and online visits to the Papers each year. In addition, the editors routinely go out to speak about the collection and the edition to students and to a variety of other interested groups. In order to maintain this collection and conduct ongoing research, the Mark Twain Papers and Project employ five full-time editors.

275. Since 2001, the Mark Twain Project has focused much of its effort on the
Mark Twain Project Online (the "Online Project"), which is intended to make available all of the
Project's edited texts. Its original online website platform has become obsolete and work is
underway to migrate the website and database to a modern, technologically supportable platform

- 276. In his recently published biography of Mark Twain, writer Ron Chernow—a Pulitzer Prize-winning biographer—wrote: "Perhaps no other American author can boast such a richly documented record. . . . With its learned editions and digitized website, the Mark Twain Papers ranks as one of the foremost scholarly achievements of our era."
- 277. NEH has awarded more than \$11,000,000 to support the editorial work of the Mark Twain Project, without interruption, since 1967, and has also made a generous challenge grant for the renovation of the Online Project.
- 278. On the occasion of the NEH's 50th birthday in 2015, the agency honored the Mark Twain Papers and Project as one among fifty nationwide across five decades that "'have shaped what we think and what we know about ourselves and our culture' since 1965."¹⁰¹

Application (RQ-300297) for Grant Funding

- 279. On November 29, 2023, the Mark Twain Project, through the Regents of the University of California, submitted to the NEH an Application for Federal Domestic Assistance—application RQ-300297, titled "Mark Twain Project." Dr. Hirst's Grant Application sought to draw the Mark Twain Project nearer to its goal of making all of Twain's works available to the public for free through the Online Project.
- 280. The Grant Application proposed a cumulative budget of \$900,000, including \$450,000 in NEH funds. This budget would fund roughly half the salaries for three editors and a digital publications manager for three years. The other half of the staff salaries would need to be paid by private funds raised by Dr. Hirst.

¹⁰¹ Sharon Goetz, *Mark Twain Papers and Project Honored by NEH*, UC Berkeley Library UPDATE (Oct. 9, 2015), https://update.lib.berkeley.edu/2015/10/09/mark-twain-papers-and-project-honored-by-neh/.

Award of Grant (RQ-300297) Funding

- 281. On August 28, 2024, UC Berkeley received a letter from the chair of the NEH, approving the Mark Twain Project's application RQ-300297 to receive an offer for funding ("Offer Letter").
- 282. The Offer Letter provided UC Berkeley up to \$450,000 in federal matching funds if Dr. Hirst raised an equal amount of eligible non-federal, third-party gifts, and certified their availability, and if NEH had available to it sufficient funds allocated for matching purposes. The Offer Letter provided: "If you wish to accept this offer of support, your response to the above condition(s) and the Gift Certification Form must be submitted via eGMS Reach, NEH's online electronic grant management system no later than June 30, 2027."
- 283. On October 31, 2024, the university's Sponsored Projects Office ("SPO") accepted the NEH offer and sent in the required certification, signed by Dr. Hirst.

Termination of Grant (RQ-300297) Funding

- 284. On April 2, 2025, UC Berkeley received an email from the address "Grant_Notifications@nehemail.onmicrosoft.com," purporting to be from Michael McDonald, Acting Chairman for the National Endowment for the Humanities (the "Termination Email"). This is not an e-mail domain that NEH has ever used to communicate with Dr. Hirst or the university regarding the Mark Twain Project.
- 285. Attached to the Termination Email was a letter from Michael McDonald, Acting Chairman for the National Endowment for the Humanities, cancelling the Mark Twain Project's grant, Award No. RQ-300297-25, in its entirety effective April 1, 2025 (the "Termination Letter").
 - 286. The Termination Letter reads in relevant part:

Your grant no longer effectuates the agency's needs and priorities and conditions of the Grant Agreement and is subject to termination due to several reasonable causes, as outlined in 2CFR200.340. NEH has reasonable cause to terminate your grant in light of the fact that the NEH is repurposing its funding allocations in a new direction in furtherance of the President's agenda. The President's February 19, 2024 executive order mandates that the NEH eliminate all non-statutorily required activities and functions. See Commencing the Reduction of the Federal Bureaucracy, E.O. 14217 (Feb. 19, 2025).

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Your grant's immediate termination is necessary to safeguard the interests of the federal government, including its fiscal priorities. The termination of your grant represents an urgent priority for the administration, and due to exceptional circumstances, adherence to the traditional notification process is not possible. Therefore, the NEH hereby terminates your grant in its entirety effective April 1, 2025.

- 287. Dr. Hirst then searched for the Mark Twain Project's grant on eGMS Reach, NEH's online electronic grant management system. He could find no record of the grant or his many communications about it on eGMS Reach: It had apparently been deleted entirely from the system. Agency erasure of grant records was unprecedented in Dr. Hirst's multi-decade relationship with NEH.
- 288. Dr. Hirst spoke with his longtime NEH program officer, Jason Boffetti, who told him that DOGE had required NEH to lay off most of its staff if the agency wanted to continue to operate.

Harm Suffered from Termination of Grant (RQ-300297)

- 289. Dr. Hirst, the Mark Twain Papers and Project, and project staff, have suffered immediate harm as a result of the cancellation of their NEH grant, which will continue into the future.
- 290. In lieu of conducting his editorial work, Dr. Hirst will have to refocus his time on fundraising to replace the cancelled grant funding (\$450,000).
- 291. The financial uncertainty created by this grant cancellation significantly threatens his ability to retain the highly trained and experienced staff working on the Mark Twain Project. These individuals are among the world's experts on Mark Twain, and their knowledge of the collection is irreplaceable.
- 292. The cancellation threatens the migration of the collection to new platforms as the existing ones have become obsolete. Because the online platform allows scholars and students from all over the world to access these original documents, any interruption or delay in this work is very harmful to the Project and to the many who regularly access or will want to access these materials in the future.

1	293. In addition, Dr. Hirst and his staff will have less ability to go out to schools
2	and universities to share the incomparable work of Mark Twain.
3	294. The termination of Plaintiff Hirst's grant is especially ironic given then
4	NEH continues to promote the collection of Mark Twain's papers as a significant achievement on
5	its website's homepage. 102 Moreover, Mark Twain is included in the list of individuals in
6	Executive Order 13987, "Building the National Garden of American Heroes," which seeks to
7	create a statue garden of such heroes, and which NEH now says it will provide grant funding to
8	support. 103
9	b. <u>Plaintiff Christine Philliou's Grant Termination and Resulting</u>
10	<u>Harm</u>
11	295. Dr. Christine Philliou is a Professor of History at the University of
12	California, Berkeley. Previously, she was a professor at Columbia University and Yale
13	University.
14	296. She is the author of two books: <i>Turkey: A Past Against History</i> (University
15	of California Press, 2021), and Biography of an Empire: Governing Ottomans in an Age of
16	Revolution (University of California Press, 2010), as well as dozens of articles and book chapters.
17	Her work has received numerous recognitions, including a Fulbright-Hays Research Fellowship, a
18	Brookings Institution Research Award, and the Lenfest Distinguished Faculty Award, and has led
19	to offers of fellowships from Stanford University and the American Council of Learned Societies.
20	297. In addition to her research and teaching, Dr. Philliou founded the Program
21	in Modern Greek and Hellenic Studies at the Institute for European Studies; the Turkish Ottoman
22	and Post-Ottoman Studies Initiative at the Center for Middle Eastern Studies; and the Istan-Polis
23	collaborative research project. All are designed to broaden and deepen appreciation for the history
24	of Turkey, Greece, and the Ottoman Empire.

01643/building-the-national-garden-of-american-heroes.

¹⁰² Nat'l Endowment for the Humanities, NEH Funding by the Numbers (description of data on homepage), https://www.neh.gov/ (last visited May 27, 2025).

¹⁰³ Nat'l Endowment for the Humanities, National Garden of American Heroes: Statues, https://www.neh.gov/program/national-garden-american-heroes-statues (last visited May 27,

^{2025);} Exec. Order No. 13978, Building the National Garden of American Heroes, 86 Fed. Reg. 6809 (Jan. 22, 2021), https://www.federalregister.gov/documents/2021/01/22/2021-

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298. On November 29, 2022, through the Regents of the University of California, Dr. Philliou submitted to the NEH an Application for Federal Domestic Assistance titled "Visualizing Local Christian Communities in Muslim Cosmopolitan Istanbul in the 19th and 20th Centuries."

299. The purpose of the grant was to help fund the Istan-Polis Project, an effort to reconstruct and analyze the history of Istanbul's Orthodox Christian communities in the final Ottoman century. The grant would also fund development of a public-facing website to display the results of data projects and to feed further research and collaboration. The focus on the experience of Istanbul's Christian minority in the final stage of the Ottoman Empire was intended to provide new tools for scholars seeking to clarify how the tensions between cosmopolitanism and nationalism were historically manifested in cities globally. Such work has obvious relevance to pressing questions of nationalism versus broader inclusion of minority groups today.

Award of Grant Funding (RZ-292650-23)

- 300. On September 22, 2023, the University of California, Berkeley and Dr. Philliou received a letter from Shelly Lowe, the chair of the NEH, approving Project Application RZ-292650-23 for funding (the "Offer Letter") for an award of \$246,347.00 over three years.
- 301. In response to the award of the grant, Dr. Philliou's team planned for and then began executing the steps laid out in the grant application. This included team members' travel to Berkeley for a winter meeting in January 2024, to Europe in June 2024 for a related seminar, and to Istanbul in June-July 2024 for an *in situ* seminar. The team hired and contracted with project managers to coordinate transcription and other work on the census register project, and spent funds on the project's website infrastructure. This included contracting with independent contractors, purchasing airline tickets, reimbursing expenses for international and domestic travel, hiring student workers, and paying vendors for lodging and catering.
- 302. Overall, in Year 1 the team focused on the Old City of Istanbul. The resulting website has become a treasure to people with Greek heritage and other heritages tracing their lineage to Istanbul around the world, and received special recognition from the Archbishop

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of North and South America, Elpidophoros. The team's Year 1 in situ seminar was also lifechanging for the undergraduate and graduate students who accompanied the research team.

Years 2 and 3 of the grant were to focus on the Frankish Quarter and other neighborhoods up and down the Bosporus. They would have produced similarly dramatic, perspective-changing results.

Termination of Grant Funding (RZ-292650-23)

304. On April 2, 2025, UC Berkeley received an email from the address "Grant Notifications@nehemail.onmicrosoft.com," sent on behalf of Michael McDonald, Acting Chairman for the NEH (the "Termination Email"). Attached to the Termination Email was a letter cancelling grant RZ-292650-23, effective the prior day, April 1.

The Termination Letter states that the grant "no longer effectuates the agency's needs and priorities . . . in light of the fact that the NEH is repurposing its funding allocations in a new direction in furtherance of the President's agenda. The President's February 19, 2025 executive order mandates that the NEH eliminate all non-statutorily required activities and functions. See Commencing the Reduction of the Federal Bureaucracy, E.O. 14217 (Feb. 19, 2025)." It further stated that "adherence to the traditional notification process is not possible" because of "exceptional circumstances."

Harm Suffered from Termination of Grant Funding

306. The Istan-Polis Project, its staff, and Dr. Philliou have suffered direct and immediate harm as a result of the cancellation of the grant. Work on the website has been disrupted. A seminar in Istanbul for this summer very likely will not proceed. Staff who were depending on funds provided by the grant may be without a livelihood. Researchers may not even be paid for work they have already performed. In addition, the team incurred \$46,750 in project expenses that remain unreimbursed. Further, the end of the grant will likely mean an end to the project as a whole and the closing of a remarkable window on history that had just opened.

C. **National Science Foundation**

The National Science Foundation ("NSF") is an independent federal 307. agency intended to promote the progress of science in the United States.

1. <u>Congress Established the National Science Foundation to Promote Scientific Research on a Broad Scale to Advance the United States' National Interests</u>

- 308. NSF was created after World War II when it became clear that federally funded scientific research was key to the nation's national security interests. Describing it as an Act "[t]o promote the progress of science; to advance the national health, prosperity, and welfare; to secure the national defense; and for other purposes," Congress established NSF in 1950 through the enactment of the National Science Foundation Act of 1950 (the "Act"). Public Law 81-507 (codified at 42 U.S.C. § 1861 et seq.).
- 309. The NSF's core function is making grants to fund innovative scientific research. The NSF awards grants through an apolitical merit review process, under which panels of disinterested scientific experts vet grant applications and make award decisions. The NSF's merit review process is often referred to as the "gold standard" of scientific review, and NSF-funded research has contributed to some of the most important scientific advances of the past 70 years.
- 310. The Act arose out of the growing awareness during World War II that science was crucial to the Unites States' national interest and security, as science was key to the Allied successes in the war. Indeed, during World War II, federal government support of scientific research accelerated dramatically, and a growing consensus emerged in favor of continuing government support of basic scientific research after the end of the war.
- 311. The NSF's statutorily defined mission "is to provide Federal support for basic scientific and engineering research, and to be a primary contributor to mathematics, science, and engineering education at academic institutions in the United States." 42 U.S.C. § 1862k(a)(6)(A).
- 312. The Act establishes a series of core "functions" for the NSF. Chief among them, the Act authorizes and directs the NSF to "initiate and support basic scientific research in the mathematical, physical, medical, biological, engineering, and other sciences," as well as "specific scientific research activities in connection with matters relating to the national defense."

	313.	The Act also directs the NSF to provide "grants, loans, and other forms of
assistance" to	support	scientific research" and award "scholarships and graduate fellowships in
the mathemat	ical, phy	sical, medical, biological, engineering, and other sciences."

314. The Act has been amended at various times since 1950. Since at least 1980, Congress has recognized that for the United States to maintain its competitive edge, it would need to encourage and prepare people from groups traditionally underrepresented in STEM to acquire skills and pursue careers in science and engineering fields. Congress consequently declared that "the highest quality science over the long-term requires substantial support, from currently available research and education funds, for increased participation in science and technology by women and minorities." Pub. L. 96-516, § 32. Congress later *expanded* this declaration to include increasing participation for people with disabilities. 42 U.S.C. § 1885(b). The importance of STEM to the interests of the United States prompted Congress, in 1980, to prescribe a national policy to promote "full use of the human resources of the Nation" in STEM fields:

The Congress declares it is the policy of the United States to encourage men and women, equally, of all ethnic, racial, and economic backgrounds to acquire skills in science and mathematics, to have equal opportunity in education, training, and employment in scientific and technical fields, and thereby to promote scientific literacy and the full use of the human resources of the Nation in science and technology.

Pub. L. 96-516 § 32. In other words, Congress has consistently acted to consciously *expand* STEM access rather than to narrow it, by affirmative outreach to groups not traditionally invited or encouraged to contribute to STEM initiatives.

- 315. One such act was the National Science Foundation Authorization Act of 1998 (the "1998 Amendment"). The 1998 Amendment to the Act reaffirmed the NSF's statutory commitment to making the United States a leader in STEM fields, and it set as long-term goals for the NSF to provide leadership to:
- a. enable the United States to maintain a position of world leadership in all aspects of science, mathematics, engineering, and technology;

- b. promote the discovery, integration, dissemination, and application of new knowledge in service to society; and
- c. achieve excellence in United States science, mathematics, engineering, and technology education at all levels. 42 U.S.C. § 1862k(a)(6)(B).
- 316. Pursuant to these congressional directives, much of the NSF-funded research at universities has, for decades, supported the participation in STEM fields by women, minorities, and people with disabilities.
- 317. Notably, the 1998 Amendment sets forth several "core strategies" for achieving the above goals, which include a focus on ensuring diversity in entrants to STEM fields: "Develop intellectual capital, both people and ideas, with particular emphasis on groups and regions that traditionally have not participated fully in science, mathematics, and engineering." 42 U.S.C. § 1862k(b)(1).
- 318. The Act was again amended in 2007 as part of the "America COMPETES Act," which sought to bolster the competitiveness of the United States in scientific research and innovation. It instructed the NSF to "give priority" in granting awards to research activities "that can be expected to make contributions in physical or natural science, technology, engineering, social sciences, or mathematics, or that enhance competitiveness, innovation, or safety and security in the United States." 42 U.S.C. § 1862o-5(b).
- 319. The NSF seeks to fulfill its mission chiefly by issuing competitive, limited-term grants in response to specific proposals from researchers and research organizations. The NSF receives over 50,000 such proposals each year, and funds about 10,000 of them.
- 320. The NSF employs a merit review process in which reviews of grant applications are carried out by panels of independent scientists, engineers, and educators who are experts in the relevant scientific field, and they are vetted to avoid conflicts of interest. Reviewers judge grant applications for both "intellectual merit" and "broader societal impact."
- 321. NSF grants are highly competitive and prestigious, and its pre-January 20, 2025 merit review process is often credited for the profound success of the NSF throughout its history. Indeed, it is no exaggeration to say that the world as we know it today would not exist

1	without the NSF. NSF grants have contributed to an extraordinary number of scientific and		
2	technological innovations and achievements over the past 75 years, including:		
3	a. The Internetb. Semiconductors (i.e., computer chips)		
4	b. Semiconductors (i.e., computer chips)c. Supercomputers		
5	d. Artificial intelligence e. 3-D printing		
6	f. American Sign Language		
7	g. Captcha h. Deep ocean exploration and drilling		
8	i. Detecting gravitational waves		
	j. DNA amplification (central to biotech)k. Doppler radar		
9	1. Duolingo		
10	m. Fusion energyn. Geographic Information Systems (GIS)		
11	o. Kidney matching		
12	p. LASIK eye surgery q. MRI		
13	r. Seeing black holes		
14	322. To date, at least 268 Nobel laureates have been supported by NSF grants.		
15	In 2024 alone, NSF grant recipients received Nobel prizes in physiology or medicine, physics,		
16	chemistry, and economics.		
17	323. The NSF has also funded numerous national observatories, has had		
18	responsibility for U.S. research operations in the Antarctic, and has been heavily involved in		
19	United States deep sea exploration. The NSF also managed laboratories from the Defense		
20	Department's Advanced Research Projects Agency (DARPA), which lead to the creation of the		
21	Internet.		
22	324. The enormous impact of the NSF grant-making process is summarized		
23	neatly in this statement from Forbes: "For 75 years, the National Science Foundation has been the		
24	quiet backbone of American scientific progress. It funds a substantial share of all federally		
25	supported basic research outside the biomedical sphere, supporting discoveries in climate science		
26	artificial intelligence, cybersecurity and quantum materials among many, many others. Its grants		
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that fuels U.S. competitiveness."¹⁰⁴

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In Response to Trump Administration Directives, NSF Improperly 2.

Changed Priorities and Canceled Existing Grants

325. The foregoing paragraphs describe the NSF as it existed and functioned through the decades, from its original founding until January 20, 2025.

train graduate students, launch early-career faculty and sustain the open, reproducible research

- 326. The NSF is now facing an existential threat: the Trump Administration has negated the NSF's core grant-making function by unilaterally, arbitrarily and illegally terminating billions of dollars in lawfully awarded scientific grants that the Administration views (often mistakenly) as having some connection to diversity, equity and inclusion (most broadly defined), as well as other subjects the Trump Administration dislikes, such as climate change, vaccines, HIV/AIDS, and COVID-19.
- 327. At Defendants Trump and DOGE's direction, NSF has taken aim at the pillars sustaining the United States' STEM preeminence. These actions violate the law and jeopardize America's longstanding global leadership in STEM. NSF has announced that it will no longer abide by Congress's longstanding mandates.
- 328. Since the Trump Administration took office in January 2025, the NSF has terminated more than a billion dollars in scientific grants that had previously been approved and awarded through the merit review process and which the NSF was legally obligated to provide. The pace of the terminations has escalated rapidly since mid-April, as the Trump Administration has taken a wrecking ball to the NSF. During that brief time period, more than 1,400 grants have been terminated. NSF terminated over 430 grants in one week. 105 The grant terminations were generally not preceded by warnings, and thus came as a complete shock to the researchers whose livelihoods and life's work depended on them.

grants/article 0a3d2a6c-97e5-43c3-96c0-db02dc609210.html.

¹⁰⁴ John Drake, The NSF Is Being Dismantled — With Broad Implications For The American Economy, Forbes (May 9, 2025), https://www.forbes.com/sites/johndrake/2025/05/09/thenational-science-foundation-is-being-dismantled-what-the-economy-needs-is-more-investment. ¹⁰⁵ Erin Socha, New Database Tracks Canceled N.S.F. Research Grants, U. Daily Kansan (April 25, 2025), https://www.kansan.com/news/new-database-tracks-canceled-n-s-f-research-

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¹⁰⁶ U.S. Nat'l Sci. Found., Statement on NSF Priorities (April 18, 2025), https://www.nsf.gov/updates-on-priorities#statement-of-nsf-priorities-09d.

329. The grant terminations have typically been conveyed in short, standardized missives containing boilerplate statements. For example, Plaintiff Jedda Foreman and other UC researchers all received the following termination letter:

> The U.S. National Science Foundation (NSF) has undertaken a review of its award portfolio. Each award was carefully and individually reviewed, and the agency has determined that termination of certain awards is necessary because they are not in alignment with current NSF priorities. Effective immediately, the following are terminated: [list of NSF Award IDs]. NSF is issuing this termination to protect the interests of the government pursuant to NSF Grant General Conditions (GC-1) term and condition entitled 'Termination and Enforcement,' on the basis that they no longer effectuate the program goals or agency priorities. This is the final agency decision and not subject to appeal.

In an apparent attempt to justify its new war on science, the NSF published a "Statement of NSF Priorities" on April 18, 2025, explaining that NSF's activities "must aim to create opportunities for all Americans everywhere" and "[r]esearch projects with more narrow impact limited to subgroups of people based on protected class or characteristics do not effectuate NSF priorities." Pursuant to this Directive, NSF began issuing termination notices *en masse* to research projects, including many grants to UC researchers, designed to implement Congress's express goals of increasing STEM participation, studying misinformation, and addressing environmental justice.

- 331. NSF also issued an accompanying set of FAQ's, which indicated that awards not aligned with NSF priorities include, but are "not limited to those on diversity, equity, and inclusion (DEI) and misinformation/disinformation."
- 332. The grant cancellations are one prong in what can only be described as an effort to radically shrink and marginalize the NSF. In mid-April it was announced that the NSF was freezing any new grants, and in early May, the NSF announced that its 37 research divisions were being abolished. Then, on April 24, 2025, the Director of NSF, Sethuraman Panchanathan, resigned 16 months early. Massive layoffs are now anticipated. Meanwhile, President Trump

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27 28 proposed cutting the NSF's budget for the 2026 fiscal year by 55%. As recently stated in Forbes, "This is not reform. It is a dismantling." ¹⁰⁷

It appears that DOGE is behind the unlawful grant terminations at NSF. See, e.g., Katrina Miller & Carl Zimmer, National Science Foundation Terminates Hundreds of Active Research Awards, New York Times (April 22, 2025) ("Last Wednesday, the magazine Science reported that all new research grants by the agency had been frozen, as ordered by the Department of Government Efficiency, or DOGE."); Dan Garisto, Trump Team Freezes New NSF Awards – And Could Soon Axe Hundreds of Grants, Nature (Apr. 17, 2025) ("All new research grants have been frozen at the US National Science Foundation (NSF) — an action apparently ordered by the Department of Government Efficiency (DOGE) . . . DOGE is also reviewing a list of active research grants, assessed in February by the NSF, for terms associated with diversity, equity and inclusion (DEI). It is considering terminating more than 200 of them, NSF staff members have told Nature.").

Indeed, on May 13, 2025, Alondra Nelson, the Harold F. Linder Professor 334. at Princeton University's Institute for Advanced Study, resigned her prestigious position on the National Science Foundation's board of directors. Explaining her decision to Time Magazine, she said: "Last week, as the Board held its 494th meeting, I listened to NSF staff say that DOGE had by fiat the authority to give thumbs up or down to grant applications which had been systematically vetted by layers of subject matter experts. Our closed-to-the-public deliberations were observed by Zachary Terrell from the DOGE team. Through his Zoom screen, Terrell showed more interest in his water bottle and his cuticles than in the discussion." ¹⁰⁸

335. These grant terminations are a disaster for the future of science in the United States. The gravity of the situation and illegality of the grant terminations were summarized in a letter from the House of Representatives' Committee on Science, Space, and

¹⁰⁷ John Drake, The NSF Is Being Dismantled — With Broad Implications For The American Economy, Forbes (May 9, 2025), https://www.forbes.com/sites/johndrake/2025/05/09/thenational-science-foundation-is-being-dismantled-what-the-economy-needs-is-more-investment. ¹⁰⁸ Alonda Nelson, Why I'm Resigning From Positions at the National Science Foundation and Library of Congress, Time Magazine, May 13, 2025; https://time.com/7285045/resigningnational-science-foundation-library-congress/.

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Technology sent to the acting director of the NSF, Brian Stone, on May 8, 2025. The letter characterizes the Trump Administration's actions against the NSF as "chaos and destruction," and states that "[DOGE's] accusation that these terminated awards lack merit is a lie, as most, if not all these awards, carry a statement from the agency declaring that the award "reflects NSF's statutory mission and has been deemed worthy of support through evaluation using the Foundation's intellectual merit and broader impacts review criteria."109

- 336. The House Committee Letter goes on to state: "The cancelation of these awards suggests instead that NSF is willing to apply political censorship of awards under direction from President Trump and the DOGE teenagers, which is a clear violation of the statutory mission of the agency." *Id.* It then provides a few examples of recently terminated grants to illustrate the folly, harmfulness, and in some instances absurdity of the Trump Administration's grant cancellations. The list of cancelled grants includes those for:
- a. A rural after-school program that gives middle school students an opportunity to use mathematics and design thinking to address agricultural issues, such as designing water catchment systems for drought conditions. 110
- b. Research on developing a tool that uses machine learning to detect deepfakes, which are used for all manner of disinformation, be it political content planted by foreign adversaries or the creation of child sexual abuse material.¹¹¹
- A grant to study improved mental health interventions for engineering students, who – across demographics – are statistically less likely than students in other disciplines to seek mental health treatment. This research was aimed at improving outcomes for engineering students in mental health distress and with mental health disabilities. 112

Small: DeFake: Deploying a Tool for Robust Deepfake Detection, Nat'l Sci. Found.,

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¹⁰⁹ Letter from House of Representatives' Committee on Science, Space and Technology to Brian Stone (May 8, 2025), https://democrats-science.house.gov/imo/media/doc/2025-05-08%20Letter%20to%20Acting%20Director%20Stone.pdf.

¹¹⁰ Nat'l Sci. Found., Award Abstract #2215382 – Engaging Rural, Latinx Youth in an After School Program That Integrates Design Thinking, Making and Math, https://www.nsf.gov/awardsearch/showAward?AWD ID=2215382, (last visited May 27, 2025).

¹¹¹ Andrea E Hickerson, Award Abstract #2310131 – Collaborative Research: SaTC: TTP:

https://www.nsf.gov/awardsearch/showAward?AWD ID=2310131 (last visited May 27, 2025). ¹¹² Nat'l Sci. Found., Award Abstract # 2225567 – Research: Identifying intervention targets to

1	d. An industry-focused workforce development program that trains the		
2	next generation of quantum technicians, including through accessible experiential learning and		
3	certification opportunities for entry-level professionals. ¹¹³		
4	e. A National Research Traineeship award, supporting 25 graduate		
5	students, to develop new interdisciplinary studies applying AI to better understand "legal system		
6	processes, impacts, and institutions" as well as to develop "tools and methods for leveraging		
7	newly available data from the criminal legal system, and ethical and social implications of big		
8	data and AI in the context of criminal justice."114		
9	337. The House Committee Letter condemns these grant terminations as "an		
10	abdication of NSF's mission and a betrayal of the scientific community, including the thousands		
11	of graduate students and early career researchers whose careers will be derailed. It also states that		
12	the terminations are of questionable legality. The grant terminations are in direct defiance of a		
13	court-ordered preliminary injunction enjoining NSF from impeding the disbursement of		
14	appropriated federal funds under awarded grants or other executed financial obligations directed		
15	or implied by Executive Order 14151 or any other materially similar policy."115		
16 17	3. NSF Plaintiff and Other Grant Recipients Are Harmed by NSF's <u>Illegal Grant Terminations</u>		
18	338. Plaintiff Foreman and Class members have long relied on NSF grants to		
19	fund meritorious projects aimed at advancing scientific knowledge. The termination of previously		
20	approved grants has caused and continues to cause Plaintiff and Class members serious harm.		
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24	increase mental health help seeking in undergraduate engineers,		
25	https://www.nsf.gov/awardsearch/showAward?AWD_ID=2225567 (last visited May 27, 2025).		
26	113 Nat'l Sci. Found., Award Abstract # 2243822 - NRT-HDR: Computational Research for Equity in the Legal System" (CRELS), https://www.nsf.gov/awardsearch/showAward?AWD-12242822 (legt visited May 20, 2025)		
27	ID=2243822_(last visited May 29, 2025). 114 Id.		
28	¹¹⁵ New York v. Trump, No. 25-cv-39-JJM-PAS, (D.R.I. Jan. 31, 2025), https://ag.ny.gov/sites/default/files/court-filings/state-of-new-york-et-al-v-trump-tro-2025.pdf (last visited May 27, 2025).		

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a. <u>Plaintiff Jedda Foreman's Grant Terminations and Resulting Harm</u>

339. Jedda Foreman is the Director, Center for Environmental Learning, at the Lawrence Hall of Science at the University of California, Berkeley.

First Application for Grant Funding (2314075):

- 340. On January 11, 2023, with her collaborators at the Lawrence Hall of Science, Foreman submitted (through the Regents of the University of California) a grant proposal to NSF's National Science Foundation Program NSF 22-626, Advancing Informal STEM Learning (AISL). The AISL program invests in research and practice on how people learn STEM outside of formal education. It seeks proposals that further the well-being of individuals and communities who have historically been and continue to be excluded, under-served, or underrepresented.
- 341. Foreman's proposal, titled "Understanding the Impact of Outdoor Science and Environmental Learning Experiences Through Community-Driven Outcomes," was for a four-year Integrating Research and Practice project that would produce a set of science and environmental literacy measures for underrepresented communities.

First Award of Grant Funding (2314075)

- 342. On August 22, 2023, the NSF accepted Foreman's proposal and awarded her a grant (Award Number 2314075). The Award Notice stated that the NSF was obligated in the amount of \$1,583,195, and that the total intended award was \$2,149,437. The Award Notice provided: "Contingent on the availability of funds and scientific progress of the project, NSF expects to continue support at approximately the following level: Fiscal Year: 2026, Increment Amount: \$566,242." The Award Notice was made as per the provisions of NSF Solicitation: "NSF 22-626 Advancing Informal STEM Learning," and provided that the period of performance was from January 1, 2024 through December 31, 2027.
- 343. The award covered salaries and wages for three senior personnel: principal investigator Melissa Collins, Ph.D., co-principal investigator Valeria Romero, M.A., and Foreman. The award also covered salaries and wages for several other professional researchers

and project coordinators at the Lawrence Hall of Science, UC Berkeley's public science center.

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The award further provided for support from an undergraduate research assistant.

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Second Application for Grant Funding (2315277)

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344. On January 17, 2023, together with her collaborators at the Lawrence Hall of Science, Foreman submitted (through the Regents of the University of California) a proposal to the National Science Foundation Program NSF 22-634, Racial Equity in STEM Education (RESTEM), which aims to support groundbreaking projects that contribute to advancing racial equity in STEM education and workforce development.

345. Foreman's proposal, titled "Working Toward Racial Equity: Building Capacity to Institutionalize Equity in Outdoor and Environmental Science Education," was designed to support a team of leaders from five organizations to facilitate and guide organization-wide discussions related to racial equity. The project was to develop a Tool Kit with three components—(1) a Facilitator's Reflection Guide, (2) a Foundations of Racial Equity Guide, and (3) Organization Systems Change Tools—that would produce a replicable model for broadening participation.

Second Award of Grant Funding (2315277)

346. On September 13, 2023, the NSF accepted Foreman's proposal and awarded her a grant (Award Number 2315277). The Award Notice stated that the NSF was obligated in the amount of \$1,701,416, and that the total intended award was \$4,723,028. The Award Notice provided: "Contingent on the availability of funds and scientific progress of the project, NSF expects to continue support at approximately the following level: Fiscal Year: 2025, Increment Amount: \$947,005, Fiscal Year: 2026, Increment Amount: \$1,133,391, Fiscal Year: 2027, Increment Amount: \$941,216." The award was made as per the provisions of NSF Solicitation: NSF 22-634 Racial Equity in STEM Education and provided that the period of performance was from January 1, 2024 through December 31, 2028.

Third Application for Grant Funding (2241805)

347. On August 12, 2022, Foreman and her collaborators submitted a proposal (through the Regents of the University of California) to the National Science Foundation Program

NSF 22-585, Innovative Technology Experiences for Students and Teachers (ITEST). This applied research and development program aims to advance the equitable integration of technology in the learning and teaching of science, technology, engineering, or mathematics from pre-kindergarten through high school.

- 348. Foreman's proposal, titled "Supporting Rightful Presence in Museum Spaces: Youth as Participatory Designers of Indigenous Mixed Reality Science Exhibits," aimed to address the ongoing marginalization of Indigenous communities in informal science learning spaces by developing and studying a model that strengthens Indigenous youths' disposition towards, and capacity for STEM pathways.
- 349. The project built on a partnership between the Lawrence Hall of Science and mak-'amham, an Indigenous Ohlone cultural organization. The project would engage Indigenous youth directly and investigate the impact of the participatory design model on their STEM learning, science identity, and interest in STEM careers. The project findings would be disseminated in informal science and technology learning communities to support the youth participatory design model in informal science education contexts.

Third Award of Grant Funding (2241805)

- 350. On February 19, 2023, the NSF accepted Foreman's proposal and awarded a grant (Award Number 2241805). The Award Notice stated that the NSF was obligated in the amount of \$1,292,298. The award was made in accordance with the provisions of NSF Solicitation: "NSF 22-585, Innovative Technology Experiences for Students and Teachers," and provided that the period of performance was from June 1, 2023 through May 31, 2026.
- 351. The award covered salaries and wages for five senior personnel: Principal Investigator Ari Krakowski, Ph.D.; co-Principal Investigator Kimiko Ryokai, Ph.D.; co-Principal Investigator Sarah Olsen, Ph.D.; co-Principal Investigator Vincent Medina; and Foreman. The award also covered salaries and wages for several other professional researchers and project coordinators at the Lawrence Hall of Science. The award also provided \$162,712 to support the work of graduate students.

Supplemental Award to Celebrate NSF's 75th Anniversary (2241805)

352. Together with her collaborators, Foreman submitted (through the Regents of the University of California) to the NSF a proposal for a supplement to award number 2241805 to celebrate NSF's 75th anniversary on May 10, 2025. On January 15, 2025, the NSF accepted Foreman's proposal and awarded a grant supplement (Award Number 2241805). The Supplemental Award Notice stated that the NSF was obligated by an additional amount of \$98,981, bringing the total funds awarded to \$1,391,279. The Supplemental Award Notice also extended the end of the award period from May 31, 2026 to November 30, 2026.

Termination of Grant Funding (2315277, 2314075, and 2241805)

353. On April 18, 2025, the University of California, Berkeley received an email (the "April 18 Termination Email") from the address "grants005@nsf.gov," purporting to be from Jamie H. French, Division Director, Office of Budget Finance and Award Management, Division of Grants and Agreements. The April 18 Termination Email stated that the NSF "ha[d] determined that termination of certain awards is necessary because they are not in alignment with current NSF priorities." It purported to terminate awards 2315277 and 2314075. It further stated that "the basis" of the termination is that the awards "no longer effectuate the program goals or agency priorities. This is the final agency decision and not subject to appeal."

aside 354. On April 25, 2025, the University of California, Berkeley received an email (the "April 25 Termination Email") from the address "grants005@nsf.gov," purporting to be from Jamie H. French, Division Director, Office of Budget Finance and Award Management, Division of Grants and Agreements. The April 25 Termination Email again stated that "the agency ha[d] determined that termination of certain awards is necessary because they are not in alignment with current NSF priorities." It terminated, among others, award 2241805. This email likewise further stated that "the basis" of the termination is that the awards "no longer effectuate the program goals or agency priorities. This is the final agency decision and not subject to appeal."

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Harm Suffered from Terminations of Grant Funding

355. The Lawrence Hall of Science is UC Berkeley's public science center, with a mission to inspire and engage through science discovery and learning in ways that advance equity and opportunity. Nationwide, the Lawrence Hall reaches over 20% of U.S. students in grades K through 12 with its science curricula. The Lawrence Hall has successfully obtained significant federal funding (20-25% of its budget) to support the research and development to inspire young people, families, communities, and educators in STEM discovery and learning in ways that advance equity. Without federal grant funds, including the terminated grants, the Lawrence Hall's ability to carry out its public service mission is and will be significantly compromised.

- 356. As to "Supporting Rightful Presence in Museum Spaces: Youth as Participatory Designers of Indigenous Mixed Reality Science Exhibits" (Award 2241805), \$490,834.22 or 35% of the award remained unpaid at the time of termination. In addition, when this award was terminated, the supplemental funding for a celebration of the NSF's 75th anniversary on May 10, 2025 was terminated as well. Because promises had already been made to community members, the Hall still went forward with the event and incurred the remaining costs.
- 357. As to "Working Toward Racial Equity: Building Capacity to Institutionalize Equity in Outdoor and Environmental Science Education" (Award 2315277), approximately \$3,769,075.24 or 80% of the award remained unpaid at the time of termination.
- 358. As to "Understanding the Impact of Outdoor Science and Environmental Learning Experiences Through Community-Driven Outcomes" (Award 2314075), approximately \$1,500,251.79 or 75% of the award remained unpaid at the time of termination.
- 359. The financial implications of these abrupt terminations are enormous, representing millions of dollars of lost funding to the Lawrence Hall. It will likely need to reduce the time basis of and/or lay off both academic personnel and staff if it is not able to find alternative resources quickly.
- 360. While the financial implications are debilitating, the human cost of the termination of these awards is also profound. Taken together, the grant-funded projects are

important to the thousands of young people, educators, and partners that they are designed to engage, serve, and/or impact. The abrupt termination of these grants means these public benefits will go unrealized.

D. **Department of Defense**

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361. The Department of Defense ("DOD") is a federal agency within the meaning of the APA that was established to promote national security.

Congress Established DOD to Create a Comprehensive Program 1. Dedicated to Ensuring the Future Security of the United States, **Including Through Research**

- 362. Shortly after the end of World War II, President Truman urged Congress to combine the War and Navy Departments under one single Department of National Defense. 116 In his address to Congress, President Truman stated that creating the Department of National Defense was an "essential step ... in the development of a comprehensive and continuous program for our future safety and for the peace and security of the world."¹¹⁷
- After months of deliberations regarding the role of the military in society 363. and the possible threat of granting too much military power to the executive, Congress created the National Military Establishment through the National Security Act of 1947. ¹¹⁸ In 1949, the National Military Establishment was renamed the DOD.
- In passing the National Security Act of 1947, Congress intended to provide a "comprehensive program for the future security of the United States" and to unify the armed forces into "an efficient team of land, naval, and air forces." 119
- 365. Research was a critical component of the Act. The National Security Act established a Research and Development Board, which would advise the Secretary of Defense as to the status of scientific research relative to national security and to assist the Secretary of

¹¹⁹ *Id*.

¹¹⁶ Harry S. Truman Library Museum, Special Message to the Congress Recommending the Establishment of a Department of National Defense, (Dec. 19, 1945)

²⁶ https://www.trumanlibrary.gov/library/public-papers/218/special-message-congressrecommending-establishment-department-national. 27

¹¹⁷ *Id*.

¹¹⁸ National Security Act of 1947, Pub. L. No. 80-253, 61 Stat. 495. 28

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¹²⁰ Department of Defense Reorganization Act of 1958, Pub. L. No. 85-599, 72 Stat. 514.

¹²¹ National Defense Authorization Act for Fiscal Year 2024, Pub. L. No. 118-31, 137 Stat. 136.

¹²² National Defense Authorization Act for Fiscal Year 2021, Pub. L. No. 116-283, 134 Stat. 3388.

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¹²⁸ *Id*.

- (A) to ensure the Department of Defense is more agile, efficient, and effective in organizational management and in deterring and countering current and emerging threats; and
- (B) to support the National Defense Strategy. 123
- 370. In addition to the annual NDAAs, Congress has passed legislation instructing the DOD to award grants to institutions of higher education. For example, the David L. Boren National Security Education Act of 1991 ("NSEA") instructed the Secretary of Defense to create the National Security Education Program, which would award grants to institutions of higher education in order enable such institutions to establish, operate, or improve programs in foreign languages, area studies, counter proliferation studies, and other international fields that are critical areas of those disciplines through research.¹²⁴
- 371. The National Security Education Program is codified at 50 U.S.C. § 1902. Its goal is to create vital experience in language and cultures critical to U.S. National Security.
- 372. Moreover, in 2008, the Secretary of Defense created the Minerva Research Initiative ("MRI") to address challenges such as ethnic strife, failing or failed states, rise of new powers, rise of violent extremism, disease, poverty, climate change, as well other unprecedented social change. MRI was built on the lessons learned after the September 11 terrorist attacks, and was billed by the Pentagon as funding "[s]ocial science for a safer world." 126
- 373. MRI "brings together universities and other research institutions around the world and supports . . . projects addressing specific interest areas determined by the Department of Defense." MRI "emphasizes questions of strategic importance to U.S. national security policy," including violent extremism, drug cartels, and similar threats to the nation's security.

 $^{^{123}}$ Id

¹²⁴ David L. Boren National Security Education Act of 1991, Pub. Law. No. 102-183, 105 Stat. 1271 (codified at 50 U.S.C. §1901 et seq.).

¹²⁵ The Minerva Initiative, https://web.archive.org/web/20090211034051/http://minerva.dtic.mil/.

¹²⁶ Kai Kupferschmidt, *Pentagon Guts National Security Program that Harnessed Social Science*, Science (Mar. 2, 2025), https://www.science.org/content/article/pentagon-guts-national-security-program-harnessed-social-science.

¹²⁷ Grants.Gov, *View Grant Opportunity* (Mar. 15, 2024), https://grants.gov/search-results-detail/351388.

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¹³¹ Department of Defense Announces Awards for the 2022-2023 Cohort of the Minerva-United States Institute of Peace and Security Dissertation Fellows, U.S. Dep't of Def. (Sept. 12, 2022), https://www.defense.gov/News/Releases/Release/Article/3155346/department-of-defenseannounces-awards-for-the-2022-2023-cohort-of-the-minerva/.

1	379. In May 2023, the DOD announced that it would award \$18 million in		
2	grants to 11 university-based faculty teams under its Minerva Initiative, including one UC San		
3	Diego team, one UC Davis team, and one UC Santa Barbara team. 132		
4	380. In February 2022, the DOD announced that it would award \$28.7 million		
5	in grants to 17 university based faculty teams, including one UC Berkeley team, through the		
6	FY2021 Minerva Research Initiative to support research in social and behavioral science. ¹³³ The		
7	17 faculty awardees were selected from approximately 220 applicants using a merit competition.		
8	The research proposals were peer-reviewed and selected for scientific merit, relevance, and		
9	potential impact in conference between the Office of the Under Secretary of Defense for Research		
10	and Engineering and the Office of the Under Secretary of Defense for Policy.		
11	381. Outside of grants given through MRI, when deciding whether to award a		
12	grant, the DOD employs a merit review process in which the technical merits of the proposed		
13	research and its potential relationship with the missions of the DOD are evaluated. 32 C.F.R.		
14	§ 22.315 (describing "[m]erit-based, competitive procedures").		
15	382. It is clear that Congress understood the importance of conducting research		
16	relating to national security when creating the DOD. The annual NDAAs and Acts like the NSEA		
17	make clear that Congress intended for funding to be allocated for the study of social issues since		
18	such research would further the DOD's mission: national security.		
19	2. <u>In Response to Trump Administration Directives, DOD Improperly</u>		
20	Changed Priorities and Canceled Existing Grants		
21	383. DOD quickly caved to President Trump's and DOGE's directives to		
22	eliminate grants relating to disfavored topics. On March 4, 2025, Chief Pentagon Spokesman		
23	Sean Parnell stated that DOD had been working "hand in hand with the DOGE team." ¹³⁴		
24	132 DOD Awards \$18 Million for Academic Research on the Socio-Political Drivers of Future		
25	Conflict, U.S. Dep't of Def. (May 26, 2023), https://www.defense.gov/News/Releases/Release/Article/3408680/dod-awards-18-million-for-		
26	academic-research-on-the-socio-political-drivers-of-f/.		
27	U.S. Dep't of Def. (Feb. 24, 2022),		
28	https://www.defense.gov/News/Releases/Release/Article/2944623/department-of-defense-awards-287m-in-grants-for-the-fy2021-minerva-research-ini/.		
	134 C. Todd Lopez, <i>Initial DOGE Findings Reveal \$80 Million in Wasteful Spending at DOD</i> ,		

1	384. By March 7, the Department had terminated more than \$30 million in		
2	grants that funded 91 studies. In a press release, the Department recognized "the value of		
3	academic research" but stated it was taking action "in response to President Trump's Executive		
4	Orders." ¹³⁵ The press release stated that the studies affected included research focused on "global		
5	migration patterns, climate change impacts, and social trends."136		
6	385. By March 20, Secretary Hegseth had issued a memorandum directing the		
7	immediate termination of over \$360 million in additional grants in order to "implement the		
8	President's orders." ¹³⁷ The memorandum stated that funding would be cut to research efforts in		
9	areas of "Diversity, Equity, and Inclusion and related social programs, climate change, social		
10	science, Covid-19 pandemic response, and other areas – that are not aligned with DOD		
11	priorities." ¹³⁸		
12	386. This termination essentially gutted MRI, which was partly created to better		
13	understand climate change impacts and social trends. Beginning in March 2025, the MRI's		
14	website, which included reports on finished and ongoing projects, became unavailable. 139 Many,		
15	if not all, of the grants previously awarded through MRI have been terminated.		
16	387. By terminating grants at the direction of the President, the DOD has		
17	violated its congressional mandates, which require that the DOD fund social science research.		
18	Such mandates include, for example, Congress's determination of DOD's funding through		
19	legislation such as 50 U.S.C. § 1902 and the annual National Defense Authorization Acts.		
20	U.S. Dep't of Def. (Mar. 4, 2025), https://www.defense.gov/News/News-		
21			
22	135 Pentagon Culls Social Science Research, Prioritizes Fiscal Responsibility and Technologies		
23	for Future Battlefield, U.S. Dep't of Def. (Mar. 7, 2025), https://www.defense.gov/News/Releases/Release/Article/4113076/pentagon-culls-social-science-		
24	research-prioritizes-fiscal-responsibility-and-te/. 136 <i>Id</i> .		
25	137 Continuing Elimination of Wasteful Spending at the Department of Defense, U.S. Dep't of Def. (Mar. 20, 2025), https://media.defense.gov/2025/Mar/20/2003673531/-1/-		
26	1/0/CONTINUING-ELIMINATION-OF-WASTEFUL-SPENDING-AT-THE-DEPARTMENT-OF-DEFENSE.PDF.		
27	138 Id.		
28	139 Kai Kupferschmidt, <i>Pentagon abruptly ends all funding for social science research</i> , Science (Mar. 10, 2025), https://www.science.org/content/article/pentagon-abruptly-ends-all-funding-		

social-science-research.

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3. DOD Plaintiff and Other Grant Recipients Are Harmed by DOD's **Illegal Grant Terminations**

388. Plaintiff Berman and Class members have long relied on DOD grants to fund meritorious projects aimed at promoting national security. The termination of previously approved grants has caused and continues to cause Plaintiff and Class members serious harm.

Plaintiff Eli Berman's Grant Termination and Resulting a. Harm¹⁴⁰

389. Dr. Eli Berman is a Professor of Economics at the University of California, San Diego ("UCSD") who studies economic development in fragile environments, with a focus on conflict. He is known particularly for his work applying rational choice analysis to the behavior of radical religious groups. He holds a dual appointment as a Professor in UCSD's School of Global Policy and Strategy.

390. He also serves as the Research Director for International Securities Studies at the UC Institute on Global Conflict and Cooperation ("IGCC"), a research network comprised of scholars from across the University of California and the Los Alamos and Lawrence Livermore National Laboratories, who produce and use research to help build a more peaceful, prosperous world.

- 391. Dr. Berman has published several books on national security economics including Proxy Wars: Suppressing Violence through Local Agents (with David Lake, Cornell University Press, 2019), Small Wars, Big Data: The Information Revolution in Modern Conflict (with Jacob N. Shapiro and Joseph H. Felter, Princeton U. Press, 2018), and Radical, Religious and Violent: The New Economics of Terrorism (Cambridge: MIT Press, 2009). He has also authored or co-authored dozens of articles, papers, and reviews on national security economics and other topics in economics.
- Over the past three decades, he has received grant funding from a variety 392. of governmental and private sources. He has received federal grant funding from the National

¹⁴⁰ Plaintiff Berman submitted a declaration, filed herewith, that further details his background and research, including information about his terminated grant.

Science Foundation, the Department of Homeland Security, the Office of Naval Research,
USAID, the U.S. Institute of Peace, and the Department of Defense.
DOD Minerva Research Initiative and Past Grants
393. Dr. Berman has previously served as a principal researcher on several
Minerva Research Initiative projects.
394. For example, Dr. Berman served as co-Principal Investigator of the MRI
project "Terrorism, Governance, and Development," led by Professor Jacob Shapiro of Princeton
University, directing a subcontract of \$3,064,551 to IGCC, from March 2009 through August
2015. That project addressed how economic and political development are enabled when a
government must also necessarily counter terrorism and insurgency. The research encompassed
over a dozen scholarly empirical projects including original data collection in Afghanistan, Iraq,
the Philippines, Colombia, Northern Ireland and the Palestinian Territories, among other sites. It
resulted in over a dozen scholarly publications in leading journals and a book.
395. Dr. Berman served as Principal Investigator on an MRI project for research
on "Deterrence with Proxies," from 2014–2021. This research investigated how a powerful
country can meet its security objectives by guiding the actions of proxy forces, while limiting the
vulnerability of its own forces—as the U.S. has done over the last five decades. This grant
resulted in multiple scholarly publications and an academic press book, trained postdoctoral
fellows and PhD students, with a budget of \$3,745,988.
396. Dr. Berman received another grant from MRI, as the co-Principal
Investigator with Stephen Biddle, for a one-year project entitled "Empirical Analysis for Meeting
Great Power Challenges" in 2020. This grant funded research to evaluate the roles of
technological advantage versus force strength in the success of naval battles, using data from the
16th Contury through the present

Dr. Berman's prior MRI grant funding resulted in successful projects that furthered the DOD's understanding of national security.

DOD's 2023 Minerva Research Grant Application and Award

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398. On February 16, 2023, Dr. Berman, together with his colleagues, submitted
an application for funding to MRI titled "Integrated Deterrence: Episodic Analysis" in response to
an annual request for proposals. Dr. Berman was the Principal Investigator for the research, and
the work was proposed to be done in collaboration with Professor Estaban Klor at Hebrew
University, who was designated the co-Principal Investigator. Their work plan included hiring
postdoctoral fellows, and both graduate and undergraduate research assistants.

- 399. "Integrated Deterrence" is a national security concept that was the centerpiece of the 2022 National Defense Strategy. Integrated deterrence "involves using every tool at the Department [of Defense]'s disposal, in close collaboration with our counterparts across the U.S. Government, and with Allies and partners, to ensure that potential foes understand the folly of aggression."141 Those tools include not only coercive measures but also economic, diplomatic, and intelligence instruments.
- 400. Dr. Berman's proposal relied on data from the Israel/Gaza conflict discovered and collected as part of the "Deterrence with Proxies" project. Dr. Berman's team proposed: (1) coding textual data on incidents into digital form; (2) validating with social media and official sources; and (3) developing a game theoretic model to analyze the actions of combatants.
- 401. This proposed research would continue and expand Dr. Berman's earlier Minerva project research funded during the Trump I and Biden administrations.

Award of Grant Funding (No. FA 9550-23-1-0437)

- 402. On August 28, 2023, Dr. Berman and his team received notice of a Grant Award that would provide \$1,032,529 in funding over three years.
- 403. Progress between 2023 and 2025 was rapid. With the help of a PhD student, Dr. Berman's team solved a number of technical problems that had stymied previous researchers. The fine-grained nature of the team's data allowed unprecedented opportunities to test game-theoretic models of deterrence, specifically addressing whether episodes of attack and

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²⁰²² National Defense Strategy, U.S. Dep't of Def. (Oct. 27, 2022),

https://media.defense.gov/2022/Oct/27/2003103845/-1/-1/1/2022-NATIONAL-DEFENSE-STRATEGY-NPR-MDR.pdf.

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counter-attack tended to escalate or de-escalate, and whether de-escalation led to zero attacks or to some violent equilibrium. The team's understanding of the Gaza/Israel conflict in the period before October 7, 2023 vastly improved. More importantly, the team had a modeling tool to apply to other international conflicts stuck in violent equilibria. 404. By late 2024, Dr. Berman's team was already circulating results and

- disseminating this research to policy and academic audiences, including within the U.S. Department of Defense, U.N. Peacekeeping Operations, and Israel's Institute on National Security Studies, as well as at invited academic seminars and conferences.
- 405. The policy relevance of these results is manyfold. The game-theoretic model provides an analytical tool simple enough for an undergraduate with some training in economics, political science, or mathematics to use. It has broad applicability to numerous conflicts stuck in a mutual deterrence equilibrium that is not entirely peaceful. Disinformation campaigns and election interference have the same logic and reportedly the same perpetrators, so the results are applicable in that context as well. The model and results also beg two other questions: (1) can the same methods be applied to understand other conflicts?; and (2) can the integration of benign (in addition to coercive) instruments shift those conflicts to a less destructive equilibrium, or even to settlement? Dr. Berman was on the verge of answering these questions in early 2025.

Research Grant Termination (No. FA 9550-23-1-0437)

406. On February 28, 2025, Dr. Berman received an email from the program officer for the Air Force Office of Scientific Research, which stated:

> In line with recent Presidential executive orders, [the Office of the Undersecretary of Defense for Research & Engineering has determined that your grant award no longer effectuates Minerva program goals or DOD priorities. As such, we are letting you know that you will soon be hearing from the grants officer responsible for your award about terminating it.

407. UCSD subsequently received a brief notice from the DOD Department of the Air Force that stated: "The Government intends to terminate this Award under the authority of 2 CFR 200.340(a)(4)." No explanation of any kind for the termination was provided.

1	408. On March 3, 2025, DOD issued a Grant/Cooperative Agreement		
2	Modification. Again, it provided no explanation for the termination beyond form language:		
3 4	The subject grant award no longer effectuates the program goals or agency priorities as found in 2 CFR 200.340(a)(4) as incorporated into the DOD Research and Development General Terms and Conditions for grants by reference.		
5	409. As a result of the modification, the DOD eliminated the third year of		
6	funding on the grant (\$248,991).		
7	Harm from Grant Termination		
8	410. Dr. Berman and his team have suffered immediate harm as a result of the		
9	grant cancellation.		
10	411. Dr. Berman and his co-PI have been forced to significantly slow research		
11	progress and dissemination because they must now devote much of their time to writing grant		
12	applications.		
13	412. The researchers on Dr. Berman's grant have been unable to employ a		
14	postdoctoral fellow and have had to release from employment their research assistants. This has		
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16	413. Similarly, the loss of grant funding threatens the team's ability to retain		
17	J' U U		
18	414. The loss of grant funding also threatens the overall research and teaching		
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21	total cost on new grants at UC San Diego) to cover activities such as building use, equipment		
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23	administration, or administrative support offices.		
24	415. Dr. Berman lost 22% of his annual compensation this calendar year due to		
25	grant termination.		
26	416. These personal and financial harms are ongoing.		
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417. These harms are in addition to the loss of value to the public from Dr. Berman's research—specifically the national security community, as Dr. Berman has lost both time to travel and the resources to pay for travel to conferences and meetings.

Ε. **Department of Transportation**

The Department of Transportation ("DOT") is a federal agency within the 418. meaning of the APA established to protect and enhance the safety, adequacy, and efficiency of the nation's transportation system and services.

- 1. Congress Established DOT to Promote the Safety, Quality, and Efficiency of the Nation's Transportation Services, Including Through Research
- 419. Before the DOT was created in 1967, various federal programs devoted nearly 100,000 employees and almost \$6 billion to transportation across the United States. 142 President Lyndon B. Johnson decried this decentralized system as "not good enough" for the nation, and told Congress that system resulted in inefficient, congested, and unsafe transportation. ¹⁴³ An improved, coordinated system was essential to the nation's economic health and well-being, including employment, standard of living, accessibility, and the national defense.144
- 420. Congress then passed the Department of Transportation Act ("the Act"), Pub. L. No. 89-670, 80 Stat. 931 (1966), which President Johnson signed into law on October 15, 1966. The Act centralized 31 federal agencies and functions, including the Federal Aviation Agency, the Coast Guard, the Federal Railroad Administration, and many others. 145
- 421. Today, the DOT's operating administrations include the U.S. Department of Transportation Office of the Secretary (OST), National Highway Traffic Safety Administration (NHTSA), Federal Aviation Administration (FAA), Office of Inspector General (OIG), Federal

¹⁴² President Lyndon B. Johnson, Special Message to Congress on Transportation (March 2, 1066), https://www.presidency.ucsb.edu/documents/special-message-the-congress-transportation-0. ¹⁴³ *Id*.

¹⁴⁴ A Brief History of the DOT, U.S. Dep't of Trans.,

https://transportation.libguides.com/c.php?g=1154894&p=8441208. ¹⁴⁵ *Id*.

1	Highway Administration (FHWA), Pipeline and Hazardous Materials Safety Administration	
2	(PHMSA), Federal Motor Carrier Safety Administration (FMCSA), Federal Railroad	
3	Administration (FRA), Great Lakes St. Lawrence Seaway Development Corporation (GLS),	
4	Federal Transit Administration (FTA), and the Maritime Administration (MARAD). 146	
5	422. The Act provides "that the national objectives of general welfare, economic	
6	growth and stability, and security of the United States require the development of transportation	
7	policies and programs that contribute to providing fast, safe, efficient, and convenient	
8	transportation at the lowest cost consistent with those and other national objectives, including the	
9	efficient use and conservation of the resources of the United States." Pub. L. No. 97-449 (codified	
10	at 49 U.S.C. § 101(a)).	
11	423. The Act also provides that the DOT shall:	
12	 ensure the coordinated and effective administration of the transportation programs of the United States Government; 	
13 14	make easier the development and improvement of coordinated transportation service to be provided by private enterprise to the greatest	
15	extent feasible;	
16	 encourage cooperation of Federal, State, and local governments, carriers, labor, and other interested persons to achieve transportation objectives; 	
17 18	 stimulate technological advances in transportation, through research and development or otherwise; 	
19	 provide general leadership in identifying and solving transportation problems; and 	
20	develop and recommend to the President and Congress transportation	
21	policies and programs to achieve transportation objectives considering the needs of the public, users, carriers, industry, labor, and national defense. 147	
22	424. One way the DOT effectuates its mission is by providing funding to	
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24	projects that invest in "transportation infrastructure, safety, and innovation across the country." 148	
25	Congress appropriates these funds and authorizes transportation programs based on national	
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27	¹⁴⁶ <i>Id.</i> ¹⁴⁷ Pub. L. 97-449 (codified at 49 U.S.C. § 101(b)).	
28	148 Overview of Funding and Financing at USDOT, U.S. Dep't of Trans., https://www.transportation.gov/grants/dot-navigator/overview-funding-and-financing-usdot.	
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priorities.¹⁴⁹ The DOT provides funding through Competitive Grant Funding Programs, Formula Grant Funding Programs (funding to states, tribes, and transit agencies), Loan Financing Programs, and Public-Private Partnerships (P3s).

- 425. The DOT administers competitive grant programs through its operating administrations ("OAs") and the Office of the Secretary of Transportation. Each OA (e.g., Federal Highway Administration, Federal Transit Administration) solicits applications through a Notice of Funding Opportunity and selects projects based on program eligibility, evaluation criteria, and Departmental or program priorities. The Bipartisan Infrastructure Law alone provided billions of dollars for the DOT to distribute through competitive grant programs. ¹⁵¹
- 426. Since the DOT's creation, Congress has continually provided funding and additional duties for the DOT to carry out its mission.¹⁵² The Department's authorities are codified under U.S. Code Titles 23 (highways), 46 (maritime), and 49 (aviation, railroads, and other surface modes).¹⁵³
- 427. In subsequent legislation, Congress has consistently affirmed that the DOT shall improve the nation's transportation system for all Americans, and has done so using language that the Trump Administration associates with "DEI" and "environmental justice."
- 428. For example, in 1991, Congress passed the Intermodal Surface
 Transportation Efficiency Act ("ISTEA") to develop a National Intermodal Transportation
 System. Pub. L. No. 102-240, 105 Stat. 1914 (Dec. 18, 1991). Congress declared that the system would include "significant improvements in public transportation necessary to achieve national goals for improved air quality, energy conservation, international competitiveness, and mobility for elderly persons, persons with disabilities, and economically disadvantaged persons in urban and rural areas of the country." Pub L. 102-240 § 2. Parts of the ISTEA directed the Secretary of

 $25 \parallel ^{150} Id.$

′ ∥ ₁₅₃ *Id*.

¹⁴⁹ *Id*.

¹⁵¹ *The Bipartisan Infrastructure Law and Innovation*, U.S. Dep't of Trans., https://www.transportation.gov/priorities/innovation/bipartisan-infrastructure-law-and-innovation. ¹⁵² *Strategic Plan for FY 2028-2022*, U.S. Dep't of Trans., (February 2018),

https://www.transportation.gov/sites/dot.gov/files/docs/mission/administrations/office-policy/304866/dot-strategic-planfy2018-2022508.pdf.

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the DOT ("the Secretary") to implement this system by leading and coordinating the research and development of high-speed rail, wooden bridges, and highway safety conditions. Id. Title I, Part A, §§ 1036, 1039. The ISTEA also authorized the Secretary of the DOT to collaborate with nonfederal entities and to conduct research into areas such as underground pipes, buses, and construction materials. *Id.* Title VI, Part A §§ 6001, 6005, 6020, 6021.

- 429. In 1998, Congress passed the Transportation Equity Act for the 21st Century ("TEA-21") to authorize funds for Federal-aid highways, highway safety programs, transit programs, and other transportation purposes. Pub. L. No. 105–178, 112 Stat. 107 (June 9, 1998).
- 430. The TEA-21 reauthorized the Disadvantaged Business Enterprises ("DBE") provision, which was first introduced in DOT legislation beginning in 1983, and has been reauthorized at every opportunity since. 154 The TEA-21's DBE provision required that at least 10 percent of the funding made available by the statute was to be provided to small businesses controlled and owned by "socially and economically disadvantaged individuals." *Id.* Title I, Subtitle A, § 1101(b)(1).
- Most recently, in 2021, Congress passed the Infrastructure Investment and 431. Jobs Act ("IIJA"), also known as the Bipartisan Infrastructure Law. Pub L. No. 117-85, 135 Stat. 429 (codified at 23 U.S.C § 101). Much of the IIJA requires the DOT to consider and prioritize projects that target disadvantaged communities and prioritize equitable outcomes.
- 432. The IIJA directed the Secretary to establish the Healthy Streets program, which would provide grants to mitigate urban heats islands and improve air quality. Pub L. No. 117-85, Title I, Subtitle D, § 11406. In awarding the grants, Congress specified that the Secretary should prioritize projects that target low-income or disadvantaged communities. *Id.* § 11406(f)(1).
- The IIJA also directed the Secretary to make grants to organizations 433. constructing safe and connected active transportation facilities. The IIJA also directed that in considering applications, the Secretary should consider the extent to which a proposal addresses

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¹⁵⁴Disadvantaged Business Enterprise (DBE) Program, U.S. Dep't of Trans., https://www.transportation.gov/civil-rights/disadvantaged-business-enterprise.

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Trans., https://www.transportation.gov/rural. 28

"existing disparities in bicyclist and pedestrian fatality rates based on race or income level or provide access to jobs and services for low-income communities and disadvantaged communities." Id.

- The IIJA also directed the Secretary to establish the Reconnecting 434. Communities Pilot ("RCP") Grant Program to advance "community-centered transportation connection projects, with a priority for projects that benefit low-capacity communities." The primary goal of the RCP is to "reconnect communities harmed by past transportation infrastructure decision." ¹⁵⁶ In evaluating grant applications, the Secretary is required to consider a project's "opportunities for inclusive economic development." Pub L. 117-85 Title I, Subtitle E, § 11509 (d)(4)(B)(v).
- The IIJA also directed the Secretary to establish the Rural Opportunities to Use Transportation for Economic Success Office ("ROUTES") which was tasked to "improve analysis of projects from rural areas, Indian Tribes, and historically disadvantaged communities in rural areas applying for Department discretionary grants." *Id.* § 25010(b)(1)(A). The IIJA codified the ROUTES initiative, which was established under the first Trump administration in October 2019 with DOT Order 5050.1.¹⁵⁷
- 436. The IIJA also amended the University Transportation Centers ("UTC") Program, which was established in 1987. The UTC program "advances the state-of-the-art in transportation research and technology, and develops the next generation of transportation professionals."¹⁵⁸ The program requires the Secretary to award grants to proposals that address six research priorities: improving mobility of people and goods; reducing congestion; promoting safety; improving the durability and extending the life of transportation infrastructure; preserving the environment; preserving the existing transportation system; and reducing transportation

155 Reconnecting Communities Pilot (RCP) Grant Program, U.S. Dep't of Trans.,

https://www.transportation.gov/reconnecting. ¹⁵⁶ *Id*. ¹⁵⁷ Rural Opportunities to Use Transportation for Economic Success (ROUTES), U.S. Dep't of

¹⁵⁸ University Transportation Centers, U.S. Dep't of Trans., https://www.transportation.gov/content/university-transportation-centers.

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cybersecurity risks. 49 U.S.C. § 6503(c)(1). And the Secretary is required to select grants based in part on the recipient's "demonstrated commitment" to developing the transportation workforce through "outreach activities to attract new entrants into the transportation field, including women and underrepresented populations." *Id.* § 5505(b)(4)(B)(v)(II).

- 437. The IIJA also established the Safe Streets and Roads for All (SS4A) program with over \$5 billion in funds to distribute to initiatives preventing roadway fatalities and serious injuries. In awarding grants, the IIJA requires the Secretary to consider whether a project ensures "equitable investment in the safety needs of underserved communities in preventing transportation-related fatalities and injuries." Pub L. No. 117-85, Title IV, Subtitle A, § 24112(d)(3)(E).
- 438. The IIJA also required the Federal Motor Carrier Safety Administration, an administration of the DOT, to establish an advisory board focused on creating opportunities for women in the trucking industry. *Id.* § 23007.
- 439. The IIJA also reauthorized the DBE program, finding that "while significant progress has occurred due to the establishment of the disadvantaged business enterprise program, discrimination and related barriers continue to pose significant obstacles for minority- and women-owned businesses seeking to do business in Federally assisted" transportation markets. *Id.* Title I, Subtitle A, § 11101(e)(1)(A).
- 440. These measures demonstrate that Congress directed the DOT to consider so-called "DEI" priorities in its initiatives, including in grant funding.

2. <u>In Response to Trump Administration Directives, DOT Improperly Changed Priorities and Canceled Existing Grants</u>

441. In January 2025, Sean Duffy was appointed as the Secretary of the DOT. 160 Duffy's first actions were to "advance[] President Donald Trump's agenda to rescind woke

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¹⁵⁹ Safe Streets and Roads for All (SS4A) Grant Program, U.S. Dep't of Trans., https://www.transportation.gov/grants/SS4A.

action-rescind-woke-dei-policies-and.

 ¹⁶⁰ U.S. Transportation Secretary Duffy Takes Action to Rescind "Woke" DEI Policies and Advance President Trump's Economic Agenda, U.S. Dep't of Trans. (Jan. 29, 2025),
 https://www.transportation.gov/briefing-room/us-transportation-secretary-sean-duffy-takes-

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¹⁶⁴ Trump's Transportation Secretary Sean P. Duffy: Follow The Law, U.S. Dep't of Trans. (Apr. 24, 2025), https://www.transportation.gov/briefing-room/trumps-transportation-secretary-sean-p-

policies" and ensure that all DOT "policies align with the Administration's priorities." ¹⁶¹ He made no mention of the priorities set by Congress.

- To align with President Trump's executive orders, including E.O. 14148, the Secretary signed the "Woke Rescission" Memorandum, which directed DOT officials to "identify and eliminate all Biden-era programs, policies, activities, rules, and orders that promote climate change activism, Diversity, Equity, and Inclusion (DEI) initiatives, racial equity, gender identity policies, environmental justice, and other partisan objectives." ¹⁶²
- 443. This alignment with the Trump administration included how the DOT defended its lawsuits.
- 444. In October 2023, two DOT contractors had sued the DOT, challenging the constitutionality of the DBE program. Mid-Am. Milling Co. v. United States Dep't of Transp., No. 3:23-CV-00072-GFVT-EBA, 2025 WL 1461818, at *1 (E.D. Ky. May 21, 2025). Any person may qualify as socially and economically disadvantaged, but certain racial groups and women are "rebuttably presumed" to be disadvantaged. *Id*. In September 2024, a district court judge issued a preliminary injunction enjoining the DOT from "mandating the use of race-and gender-based rebuttable presumptions for [DOT] contracts impacted by DBE goals." *Id.* at *2. In May 2025, after the change in administration, the DOT filed a proposed consent order stipulating that the DBE program's use of race- and sex-based presumptions is unconstitutional. 163 However, the district judge has not yet approved the order as intervenor-defendants continue to litigate the case on behalf of beneficiaries of the program. Mid-Am. Milling Co, 2025 WL 1461818, at *1.
- 445. Secretary Duffy has been clear that he is targeting polices and grants that do not conform to the Administration's priorities.
- 446. On April 24, 2025, the Secretary sent a letter to all DOT grant recipients instructing them to "Follow the Law." ¹⁶⁴ The letter told recipients they had "entered into legally

¹⁶³ Mid-Am. Milling Co. v. United States Dep't of Transp. No. 3:23-CV-00072-GFVT-EBA, Dkt.

¹⁶¹ *Id*.

¹⁶² *Id*.

82-1, May 28, 2025.

enforceable agreements with the United States Government and are obligated to comply fully with all applicable Federal laws and regulations."¹⁶⁵ The letter also provided that:

"Whether or not described in neutral terms, any policy, program, or activity that is premised on a prohibited classification, including discriminatory policies or practices designed to achieve so-called "diversity, equity, and inclusion," or "DEI," goals, presumptively violates Federal law. Recipients of DOT financial assistance must ensure that the personnel practices (including hiring, promotions, and terminations) within their organizations are merit-based and do not discriminate based on prohibited categories. Recipients are also precluded from allocating money received under DOT awards—such as through contracts or the provision of other benefits—based on suspect classifications." ¹⁶⁶

447. The letter told recipients they were required to cooperate with federal authorities, including cooperating and not impeding U.S. Immigration and Customs Enforcement ("ICE").¹⁶⁷ And it provided that "DOT may also terminate funding in response to substantiated breaches of the terms of the agreement, or if DOT determines that continued funding is no longer in the public interest."¹⁶⁸

448. In blatant contradiction of its enabling legislation in the IIJA, on April 1, 2025, the Secretary removed the "DEI/Climate Requirements" in the grant application for the SS4A grant program. ¹⁶⁹ This action removed the definition of equity and language stating that the DOT was seeking projects that address equity and environmental justice from the notice of funding opportunity. ¹⁷⁰ The Secretary said that "DEI and environmental justice requirements for the Safe Streets program weren't just unnecessary – they were bogging down the system and preventing money from going out to where it's needed." ¹⁷¹

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duffy-follow-law. The full text of the letter is available at https://www.transportation.gov/sites/dot.gov/files/2025-05/Follow%20the%20Law%20Letter%20to%20Applicant
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^{05/}Follow%20the%20Law%20Letter%20to%20Applicants%204.24.25.pdf.

¹⁶⁵ *Id*.

 $[\]begin{array}{c|c}
 & Id. \\
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^{25 | 167} *Id*.

¹⁶⁸ *Id*.

¹⁶⁹ U.S. Transportation Secretary Sean P. Duffy Announces Funding for Communities to Improve Road Safety, U.S. Dep't of Trans. (April 1, 2025), https://www.transportation.gov/briefingroom/us-transportation-secretary-sean-p-duffy-announces-funding-communities-improve-road.

^{28 | &}lt;sup>170</sup> *Id*.

¹⁷¹ *Id*.

1	449. On May 2, 2025, the Secretary announced that the DOT terminated "seven
2	woke university grants" that were used to "advance a radical DEI and green agenda that were
3	both wasteful and ran counter to the transportation priorities of the American people." ¹⁷² The
4	Secretary explained that the "previous administration turned the [DOT] into the Department of
5	Woke" and that Americans "have zero interest in millions of their tax dollars funding research on
6	the intersection of gender non-conforming people and infrastructure inequality or whether road
7	improvement projects are racist." ¹⁷³ The terminations included grants to UC Davis for
8	"accelerating equitable decarbonization research," to USC for research regarding how "the
9	transportation system creates and perpetuates inequities," and to Johns Hopkins for research on
10	"pollution exposure inequality in New York City." 174
11	450. Plaintiff Handy received a letter containing the following form explanation
12	for her grant's termination, which demonstrates that DOT replaced its Congressionally mandated
13	directives for Defendant Trump's:
14	At the time your grant was issued, the grant agreement and applicable
15	regulations authorized termination by "the Federal awarding agency or pass-through entity, to the greatest extent authorized by law, if an
16	award no longer effectuates the program goals or agency priorities." 2 CFR § 200.340(a)(2). DOT's priorities presently include: • promoting traditional forms of energy and natural resources to the greatest extent possible,
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19	 ensuring that taxpayer dollars are used efficiently in ways that maximally benefit the American people and improve their quality of
20	life, and
21	• ceasing to promote divisive diversity, equity, and inclusion initiatives that discriminate on the basis of race, national origin, or

another protected characteristic.

Having individually reviewed your grant in light of DOT's priorities, the Office of the Secretary has determined that your grant is inconsistent with the priorities listed above. 175

¹⁷² U.S. Transportation Secretary Sean P. Duffy Defunds Woke University Grants, U.S. Dep't of Trans. (May 2, 2025), https://www.transportation.gov/briefing-room/us-transportation-secretarysean-p-duffy-defunds-woke-university-grants.

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¹⁷³ *Id*.

¹⁷⁴ *Id*. 28

¹⁷⁵ Handy Decl. Ex. F.

E.O. 14170, Reforming the Federal Hiring Process and Restoring Merit to

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duffy-recipients-federal-funds-were.

¹⁷⁶ Fact Sheet: Climate and Resilience in the Bipartisan Infrastructure Law, U.S. Dep't of Trans., https://www.transportation.gov/bipartisan-infrastructure-law/fact-sheet-climate-and-resiliencebipartisan-infrastructure-law.

¹⁷⁷ *Id*.

¹⁷⁸ President Trump's Transportation Secretary Sean P. Duffy to Recipients of Federal Funds: 27 We're Tossing All Biden-Era DEI Directives, U.S. Dep't of Trans. (July 9, 2025), 28 https://www.transportation.gov/briefing-room/president-trumps-transportation-secretary-sean-p-

- E.O. 14151, Ending Radical and Wasteful Government DEI Programs and Preferencing;
- E.O. 14168, Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government;
- E.O. 14149, Restoring Freedom of Speech and Ending Federal Censorship;
- E.O. 14173, Ending Illegal Discrimination and Restoring Merit-Based Opportunity; and
- E.O. 14154, Unleashing American Energy. 179

456. The Trump DOT's drastic shift in priorities and purging of certain ideas deviates from the DOT's long-tradition of improving the nation's transportation for all Americans and violates Congressional statutes.

3. <u>DOT Plaintiff and Other Grant Recipients Are Harmed by DOT's Illegal Grant Terminations</u>

457. Plaintiff Handy and Class members have long relied on DOT grants to fund meritorious projects in the transportation space. The termination of previously approved grants has caused and continues to cause Plaintiff and Class members serious harm.

b. <u>Plaintiff Susan Handy's Grant Terminations and Resulting Harm</u>¹⁸⁰

458. Dr. Susan L. Handy is a Distinguished Professor in the Department of Environmental Science and Policy at the University of California, Davis who studies the relationship between transportation and land use, particularly the impact of land use on travel behavior and on strategies for reducing automobile dependence.

459. Dr. Handy has served as the Center Director of the National Center for Sustainable Transportation (NCST) since its founding in 2013. She previously served as the Chair of the Transportation Technology and Policy Graduate Group, the Chair of the Department of Environmental Science and Policy, and the Director of the Sustainable Transportation Center at

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¹⁷⁹ *Id*.

¹⁸⁰ Plaintiff Handy submitted a declaration, filed herewith, that further details her background and research, including information about her terminated grant.

UC Davis. Her recent work includes projects for the California Air Resources Board and Caltrans.

- 460. Dr. Handy is the author of the book Shifting *Gears: Toward a New Way of Thinking About Transportation* (MIT Press, 2023). She has also authored or co-authored dozens of articles, papers, and reviews on transportation and land use.
- 461. Dr. Handy also serves as an Associate Editor of *Transportation Research Record* and serves on the Editorial Board of numerous other journals including *Transport Reviews*, *Travel Behavior & Society*; *Transport Policy*; *Journal of Transportation and Land Use*; *Journal of Planning Education and Research*; and *Transportation Research*.

The National Center for Sustainable Transportation (NCST)

- Transportation ("NCST"), which provides national leadership in advancing environmentally sustainable transportation through cutting-edge research, direct policy engagement, and education. The NCST was established in 2013 after being selected in a national competition to serve as one of five national transportation centers as part of the University Transportation Centers (UTC) program administered by the DOT under the Moving Ahead for Progress in the 21st Century Act. In 2016, the NCST successfully re-competed for the opportunity to continue serving as one of the DOT's national UTCs under the Fixing America's Surface Transportation Act
- 463. The NCST is a powerful coalition of seven universities across the country. The Institute of Transportation Studies at the University of California, Davis, leads the NCST, with partner centers at California State University, Long Beach; Georgia Institute of Technology; Texas Southern University; the University of California, Riverside; the University of Southern California; and the University of Vermont.
- 464. Since its founding, the NCST has been delivering results with timely, practical research that has produced 356 reports and white papers, 163 policy and research briefs—which make complex findings easy to understand for everyday Americans—and over 400 peer-reviewed publications. Over the past decade, the NCST has hosted 416 events, drawing

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of students have taken part in NCST programs. Many of the NCST's studies target transportation challenges in small towns and farming communities, where good roads and access to jobs and services are essential

nearly 30,000 participants from government agencies, industry leaders, and the public. Hundreds

- to daily life and economic survival. NCST also supports American industry and supply chains by exploring better ways to move goods.
- 466. Moreover, the NCST's activities have had transformational impacts on the nation's transportation systems. Its work has contributed to accelerated adoption of vehicles and fuels that minimize greenhouse gas emissions, new approaches to infrastructure provision and systems operation that lessen environmental impacts, and a shift towards modes other than driving so as to reduce vehicle miles traveled while improving accessibility. These transformations help the United States reduce its greenhouse gas emissions while reducing other environmental harms, enhancing social equity, and supporting economic vitality.
- 467. The NCST has received funding from the DOT, the California Department of Transportation, the California Air Resources Board, the California Energy Commission, the South Coast Air Quality Management District, sources in the States of Georgia, Texas, and Vermont, and private industry.

Award of NCST Grant Funding (Nos. 69A3552344814 and 69A3552348319)

- 468. In 2022, Dr. Handy and her colleagues at the NCST submitted a grant proposal to the DOT to fund the NCST's research activities in the DOT Priority Area "Preserving the Environment," as set out by the Infrastructure Investment and Jobs Act ("IIJA").
- 469. The NCST would support four kinds of research activities, all aimed at matching research to policy: (1) building tools; (2) developing policy; (3) conducting studies; and (4) undertaking basic research. The application explained that the NCST's research activities would relate to electrification, alternative fuels, air quality, and environmental justice.
 - 470. Dr. Handy was the Principal Investigator for this grant proposal.

1	471. On June 1, 2023, Dr. Handy and her team received from DOT notice of
2	Grant Award Nos. 69A3552344814 and 69A3552348319 awarding a total of \$4,000,000 per
3	funding year, for five annual allocations of funding.
4	472. This award was made under the IIJA, through which the DOT awarded \$90
5	million in funding per year for the competitively selected UTC programs, including the NCST's
6	\$4 million annual award. The NCST's funding was awarded to promote research focused on
7	accelerating equitable decarbonization that benefits both the transportation system and the well-
8	being of people in overburdened and historically disadvantaged communities. The research
9	activities were focused on three critical domains: (1) vehicle technology to accelerate lower
10	greenhouse gas emissions; (2) infrastructure provision; and (3) reshaping travel demand.
11	Termination of NCST Grant Funding (Nos. 69A3552344814 and
12	<u>69A3552348319)</u>
13	473. On May 2, 2025, Dr. Handy and her team learned of the termination of all
14	of NCST's DOT funding—in effect the termination of the NCST itself—through a DOT press
15	release titled "U.S. Transportation Secretary Sean P. Duffy Defunds Woke University Grants." 181
16	474. Also on May 2, 2025, UC Davis received a Notice of Termination
17	announcing the termination of Award Nos. 69A3552344814 and 69A3552348319 on the grounds
18	that the awards are "inconsistent" with current DOT "priorities," including "DOT's priority to
19	cease promoting DEI initiatives that discriminate on the basis of race, national origin, or another
20	protected characteristic."
21	475. The Notice of Termination also apparently references the research
22	activities of a different DOT grantee, C2SMARTER, in purporting to explain the reasons for the
23	termination of NCST's grants.
24	Pacific Southwest Region University Transportation Center (PSR UTC) and Grant Funding
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27	181 II S. Transportation Secretary, Sear D. Duffi, Defineds Wolfe University, Cuesta II S. Den't of
28	¹⁸¹ U.S. Transportation Secretary Sean P. Duffy Defunds Woke University Grants, U.S. Dep't of Trans. (May 2, 2025), https://www.transportation.gov/briefing-room/us-transportation-secretary-sean-p-duffy-defunds-woke-university-grants.

1	476. The Pacific Southwest Region University Transportation Center is a		
2	regional UTC funded by the DOT. Established in 2016, the PSR UTC is led by the University of		
3	Southern California and includes nine research partner universities, including the University of		
4	California, Berkeley, the University of California, Davis, the University of California, Irvine, and		
5	the University of California, Los Angeles.		
6	477. Dr. Handy is the Principal Investigator on Subaward No. SCON-00005220		
7	funded through PSR UTC's DOT Grant No. 69A3552348309. The subaward was for \$245,000		
8	for a budget period of June 1, 2023, through May 31, 2024; subsequently amended on July 1,		
9	2024, to provide the second annual allocation of funding in the amount of \$240,734.55, and to		
10	extend the subaward end date to May 31, 2025.		
11	Termination of PSR UTC Grant Funding and Subaward		
12	478. The May 2, 2025 DOT press release announcing the termination of		
13	NCST's grants also announced the termination of PSR UTC's grants.		
14	479. On May 5, 2025, UC Davis's Sponsored Programs Office received a stop		
15	work notification relating to Subaward No. SCON-00005220. Attached to the email was the		
16	termination letter the University of Southern California received from DOT, terminating PSR		
17	UTC's Grant No. 69A3552348309.		
18	480. The language of this termination letter was similar to the language in the		
19	letter terminating NCST's grant funding. The PSR UTC termination letter similarly states that the		
20	"grant is inconsistent with the priorities" of DOT, including "DOT's priority to cease promoting		
21	DEI initiatives that discriminate on the basis of race, national origin, or another protected		
22	characteristic." The letter also labels PSR UTC's electric vehicle statement and "environmental		
23	justice themes" as "discriminatory consideration and 'green new deal' principles that are		
24	inconsistent with DOT's priorities."		
25	Harm Suffered from Grant Terminations		
26	481. Dr. Handy and her collaborators at NCST and PSR UTC have suffered		

immediate harm as a result of the cancellation of their grants and the defunding of their research

centers.

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- 482. Dr. Handy and the 77 other researchers funded by these grants at the time of cancellation have been forced to significantly slow both research progress and dissemination. As of the terminations of the grants, 79 research projects were in progress that now may not be completed. Rather than taking on pressing research questions, much of Dr. Handy's time and that of her fellow researchers has been taken up writing grant applications to replace lost funding. They have lost both time and funding needed to travel to meetings and conferences to disseminate their research.
- 483. The researchers on these grants have had to lay off or find new sources of funding for more than 40 graduate and undergraduate research assistants who were employed on research projects funded by these grants. Researchers have been unable to make employment offers to graduate and undergraduate research assistants or to postdoctoral fellows for the coming year. This not only has slowed Dr. Handy's research progress, it has also ceased her training of these young scholars.
- 484. Loss of grant funding similarly threatens Dr. Handy's ability to retain essential support staff. The loss of grant funding resulted in the loss of the equivalent of nearly 5 full time staff positions at UC Davis alone. The reduction in staffing is severely limiting the active dissemination of findings from completed projects to agencies, industry, and the public.
- 485. Loss of grant funding threatens the overall research and teaching operations of UC Davis, which relies on federal funding to further its educational and scientific purposes.
- 486. These personal and financial harms are ongoing. Nearly 10 percent of Dr. Handy's annual compensation was lost this calendar year due to grant terminations.
- 487. These harms are in addition to the loss of value to the public from the research funded by these grants. The grant terminations put an end to research that is critical to ensuring the environmental and financial sustainability of the nation's transportation system and enhancing its ability to serve the needs of the U.S. population.

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F. Department of Health and Human Services and National Institutes of Health

488. The Department of Health and Human Services ("HHS") is the federal agency responsible for protecting public health and well-being in the United States.

489. The National Institutes of Health ("NIH") is a subunit of HHS and is the federal agency responsible for conducting and supporting biomedical and public health research. Widely acknowledged as a "crown jewel" of America's scientific institutions—a characterization the agency's director recently reiterated 182—NIH is the largest public funder of medical research in the world.

Congress Established NIH to Fund Medical Research on a Broad Scale 1. to Advance Human Health and Well-Being in the United States

490. NIH traces its origins to the 1887 establishment of the Hygienic Laboratory, a component of the Marine Hospital Service dedicated to the study of epidemic diseases. Subsequent statutes have transformed that single laboratory into a multifaceted agency at the center of this suit. In 1902, the laboratory assumed responsibility for testing and regulating vaccines and biologic products with the passage of the Biologics Control Act, ch. 1378, 32 Stat. 728 (1902). In 1930, Congress redesignated the laboratory as the National Institute (singular) of Health and established fellowships for biological and medical researchers. See Ransdell Act, ch. 251, 46 Stat. 379 (1930). In 1937, Congress created the National Cancer Institute, authorizing the new institute to award research grants to nonfederal scientists and to fund fellowships for young researchers. See National Cancer Institute Act, ch. 565, 50 Stat. 559 (1937). In 1944, Congress made the National Cancer Institute a division of NIH and expanded NIH's support for biomedical research. Public Health Service Act ("PHSA"), ch. 373, 58 stat. 682 (1944). And in 1948, following the creation of several additional subsidiary institutes, Congress gave the umbrella agency its current name: the National Institutes (plural) of Health. See National Heart Act, ch. 481, 62 Stat. 464 (1948).

491. Today, NIH is made up of 27 institutes and centers ("ICs" in NIH parlance), each focusing on a different disease or body system. NIH is the primary source of

¹⁸² Opening Statement of Dr. J. Bhattacharya, S. Comm. on Health, Educ., Lab. & Pensions (March 5, 2025), https://bit.ly/Bhattacharya-Statement.

federal funding for biomedical and public health research in the United States. In fiscal year 2024,

NIH spent over \$36 billion on over 60,000 research grants, awarding recipients in each of the

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27 28 fifty States and the District of Columbia. 183 According to the agency, "NIH's mission is to seek fundamental 492.

knowledge about the nature and behavior of living systems and the application of that knowledge to enhance health, lengthen life, and reduce illness and disability." ¹⁸⁴ NIH carries out its mission through both "intramural" research (that is, research conducted in-house at NIH) and "extramural" research (that is, research conducted at outside institutions with NIH financial support).

493. In addition to supporting numerous scientific breakthroughs, NIH funds are also critical to the education and training of the next generation of scientists and researchers. NIH's financial awards support postdoctoral fellows, graduate students, and early-career investigators whose work advances scientific discovery and innovation. These funds not only provide financial support, but also enable mentorship, access to cutting-edge resources, and participation in collaborative research environments that are essential to developing the skills, experience, and professional networks needed to sustain the biomedical research enterprise.

494. NIH's extramural research activities stem from statutory directives. Congress has enacted laws authorizing NIH and its constituent institutes and centers to conduct research and award grants, and it has supplied funding for those activities through regular appropriations.

495. The PHSA contains Congress's overarching authorization for NIH (as a component of the "Public Health Service") to conduct research and award grants. 42 U.S.C. §241 (a) states:

¹⁸³ See United for Medical Research, NIH's Role in Sustaining the U.S. Economy, United for Medical Research, at 5 (Mar. 2025), https://www.unitedformedicalresearch.org/wpcontent/uploads/2025/03/UMR NIH-Role-in-Sustaining-US-Economy-FY2024-2025-Update.pdf (tabulating NIH research grants awarded, FY2024); see also NIH, NIH Awards by Location & Organization, https://report.nih.gov/award/index.cfm (searchable results); NIH, Research Project Grants, https://report.nih.gov/nihdatabook/category/4 (identifying historical data through 2023, and reporting more than 40,000 competitive grant awards in 2022 and 2023). ¹⁸⁴ NIH, Mission and Goals, https://www.nih.gov/about-nih/what-we-do/mission-goals.

The Secretary [of Health and Human Services] shall conduct in the [Public Health] Service, and encourage, cooperate with, and render assistance to other appropriate public authorities, scientific institutions, and scientists in the conduct of, and promote the coordination of, research, investigations, experiments, demonstrations, and studies relating to the causes, diagnosis, treatment, control, and prevention of physical and mental diseases and impairments of man, including water purification, sewage treatment, and pollution of lakes and streams.

And 42 U.S.C. §241 (a)(3) states:

[The Secretary may] make grants-in-aid to universities, hospitals, laboratories, and other public or private institutions, and to individuals for such research projects as are recommended by the advisory council to the entity of the Department [of Health and Human Services] supporting such projects and make, upon recommendation of the advisory council to the appropriate entity of the Department, grants-in-aid to public or nonprofit universities, hospitals, laboratories, and other institutions for the general support of their research.

496. Section 284 of the PHSA imposes similar responsibilities and confers similar authority on the directors of NIH's institutes and centers. Among other things, each director "shall encourage and support research, investigations, experiments, demonstrations, and studies in the health sciences[,]" 42 U.S.C. § 284(b)(1)(A), and, to that end, "may make grants and cooperative agreements . . . for research, training, or demonstrations[.]" *id.* §284(b)(2)(A). *See also* 42 U.S.C. § 282 (similar, for the NIH director).

497. Other sections of the PHSA provide more specific directives to each of NIH's constituent institutes and centers, detailing the ICs' general purposes and establishing initiatives and programs within each of them. *Cf.* 42 U.S.C. §284(b)(1)(A) (providing that, in carrying out the purposes of section 301 of the PHSA, the Secretary, acting through the Director of each research institute within NIH, "shall encourage and support research, investigations, experiments, demonstrations, and studies in the health sciences" with respect to the human disease or disorder or other aspects of human health for which the national research institutes were established). Some of these statutory provisions are directly at odds with the "policy priorities" Defendants HHS, Kennedy, NIH, and Bhattacharya now invoke to terminate plaintiffs' NIH grants.

498. In addition to the above statutory directives, Congress also established a public process to identify the research priorities of NIH and its institutes and centers. Every six

years, the NIH director must "develop and submit to the appropriate committees of Congress and
post on the [NIH's website] a coordinated strategy (to be known as the 'National Institutes of
Health Strategic Plan') to provide direction to the biomedical research investments made by the
National Institutes of Health, to facilitate collaboration across the institutes and centers, to
leverage scientific opportunity, and to advance biomedicine." 42 U.S.C. § 282(m)(1). Each of
NIH's institutes and centers similarly develops and promulgates a strategic plan that publicly
articulates its research priorities. <i>Id.</i> § 282(m)(3).

499. NIH has previously followed Congress's direction and publicized its research priorities. In September 2019, the NIH director began the process of updating the agency's priorities in biomedical and behavioral research areas, research capacity, and research conduct. Between October 2019 and July 2020, NIH gathered feedback from its institutes and centers, their advisory councils, external stakeholders, and the general public. The Strategic Plan published in 2020 stated that, among other things, NIH would prioritize "improving minority health and reducing health disparities; enhancing women's health; addressing public health challenges across the lifespan; promoting collaborative science; and leveraging data science for biomedical discovery." Similarly, the plan stated that NIH "supports a comprehensive spectrum of immunology and infectious disease research focused on developing improved or novel vaccines. [] including the rapid development of new vaccines to mitigate emerging infectious disease outbreaks, such as COVID-19, Ebola virus disease (EVD), and influenza (flu)."186

Most of NIH's funding comes from annual discretionary appropriations 500. from Congress. ¹⁸⁷ For years, Congress has made appropriations for NIH research with this statutory and regulatory framework in mind and generally has appropriated specific amounts to

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¹⁸⁵ NIH, NIH-Wide Strategic Plan, Fiscal Years 2021-2025 at 3 (2020), https://www.nih.gov/sites/default/files/2025-01/strategic-plan-fy2021-2025.pdf. 26 ¹⁸⁶ *Id.* at 8.

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¹⁸⁷ Some of NIH's funding is from mandatory funding sources or available due to specific transfer or budgetary rules, but the "vast majority" comes from annual discretionary Congressional appropriations. National Institutes of Health Funding: FY1996-FY2025, Cong. Research Serv. Rep. (June 25, 2024), https://www.congress.gov/crs-product/R43341.

each of NIH's institutes and centers to carry out the purposes set forth in the authorizing statutory provisions described above. 188

In recent years, Congress has specifically rejected efforts to significantly cut NIH's funding. For example, in 2017, as part of its fiscal year 2018 budget proposal, the first Trump Administration sought to reduce NIH annualized spending by \$5.8 billion, to \$25.9 billion. 189 The proposal's primary method of achieving these cuts was by slashing the "indirect cost rate" for NIH grants, capping it at 10% across the board. This proposal drew bipartisan criticism. The Senate Appropriations Committee reported that the proposal would "radically change the nature of the Federal Government's relationship with the research community," would "abandon[]" the Government's "long-established responsibility" for research infrastructure, and would jeopardize "biomedical research nationwide." S. Rep. No. 115-150, at 109 (2017). To avoid this possibility, Congress enacted statutory language (which it has readopted in every subsequent appropriations measure) barring NIH or any other agency from restructuring or modifying the existing approach to indirect costs. See Consolidated Appropriations Act, 2018, Pub. L. No. 115-141, div. H, §226, 132 Stat. 348, 740. And ultimately, rather than enacting the Administration's proposal of cutting NIH funding to \$25.9 billion, Congress's all-in appropriation to NIH for fiscal year 2018 was \$37.3 billion—higher than the prior fiscal year's appropriation. 190

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¹⁸⁸ See, e.g., Consolidated Appropriations Act, 2023, Pub. L. No. 117-328, div. H, tit. II, 136 Stat. 4459, 4861-4865; Consolidated Appropriations Act, 2022, Pub. L. No. 117-103, div. H, tit. II,

^{94,} div. A, tit. II, 133 Stat. 2534, 2562-2565; Department of Defense and Labor, Health and

Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019, Pub. L. No. 115-245, div. B, tit. II, 132 Stat. 2981, 3074-3076; Consolidated

Appropriations Act, 2018, Pub. L. No. 115-141, div. H, tit. II, 132 Stat. 348, 720-723;

Consolidated Appropriations Act, 2017, Pub. L. No. 115-31, div. H, tit. II, 131 Stat. 135, 524-526; *see also, e.g.*, Consolidated Appropriations Act, 2008, Pub. L. No. 110-161, div. G, tit. II, 121 Stat. 1844, 2173-2177.

¹⁸⁹ See Off. of Mgmt. & Budget, Major Savings and Reforms: Budget of the U.S. Government Fiscal Year 2018, at 43 (2017), https://bit.ly/OMBFY18.

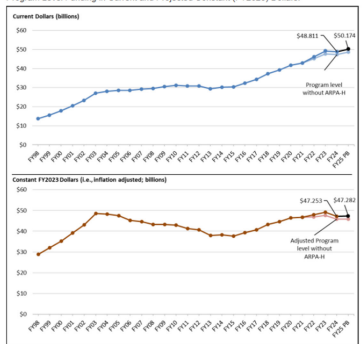
¹⁹⁰ NIH, *History of Congressional Appropriations, Fiscal Years 2010-2019*, at 1, https://bit.ly/42p9Lya.

1	502. In subsequent budget proposals, the Administration generally sought to
2	increase, not decrease, NIH's funding. Its Fiscal Year 2020 budget proposal touted the
3	Administration's prioritization of "critical health research" and proposed a \$33 billion
4	appropriation to NIH—about \$6 billion higher than its 2017 proposal. 191 Similarly, the Fiscal
5	Year 2021 budget reiterated the Administration's commitment to prioritizing "critical health
6	research" and "support[ing] innovation," and proposed providing \$38 billion to NIH. 192
7	Ultimately, Congress appropriated even more funds to NIH than the Administration requested for
8	fiscal year 2021: about \$42.9 billion. ¹⁹³
9	503. Overall, from Fiscal Years 2017 through 2023, NIH funding increased
10	annually, which is consistent with NIH's stable, and generally increasing, funding for more than
11	20 years: ¹⁹⁴
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24	191 Off. of Mgmt. & Budget, A Budget for a Better America, Budget of the U.S. Gov't, Fiscal Year
25	2020, at 46, https://bit.ly/OMBFY20 . 192 Off. of Mgmt. & Budget, A Budget for America's Future, Fiscal Year 2021, at 52,
26	https://bit.ly/OMBFY2021.
27	¹⁹³ NIH, Supplementary Appropriation Data Table for History of Congressional Appropriations, Fiscal Years 2020-2025, at 1, https://bit.ly/42dM1M4 .

¹⁹⁴ National Institutes of Health Funding: FY1996-FY2025, Cong. Research Serv. Rep. (June 25, 2024), https://www.congress.gov/crs-product/R43341.

Figure 1. NIH Funding, FY1998-FY2025 Request

Program Level Funding in Current and Projected Constant (FY2023) Dollars.



Consistent with past appropriations for NIH activities, the Further Consolidated Appropriations Act of 2024 (2024 CAA) appropriates to each of NIH's Institutes and Centers specific amounts "for carrying out section 301 and title IV of the [Public Health Service] Act" with respect to their specific, respective statutory purposes. Pub. L. 118-47, div. D, tit. II, 138 Stat. 460, 656-657. For example, the 2024 CAA appropriates \$7,224,159,000 to the National Cancer Institute "for carrying out section 301 and title IV of the [PHSA] with respect to cancer"; \$3,982,345,000 to the National Heart, Lung, and Blood Institute to carry out the same statutory purposes "with respect to cardiovascular, lung, and blood diseases, and blood and blood products"; and \$2,603,925,000 to the National Institute for Neurological Disorders and Stroke to carry out the same statutory purposes "with respect to neurological disorders and stroke." *Id*.

505. Congress has not enacted a Consolidated Appropriations Act for Fiscal Year 2025, but on March 15, 2025, the President signed the Full-Year Continuing Appropriations and Extensions Act, 2025, commonly known as a "Continuing Resolution" or "CR" (2025 CR). Pub. L. 119-4, 139 Stat. 9. Pursuant to the 2025 CR, Congress appropriated "[s]uch amounts as

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1	may be necessary under the authority and conditions provided in applicable appropriations
2	Acts for fiscal year 2024, for projects or activities that are not otherwise specifically provided
3	for, and for which appropriations, funds, or other authority were made available" in the specific
4	appropriations Acts. Id., div. A, §1101(a), 139 Stat. at 11. Congress made limited changes in the
5	2025 CR with respect to the appropriation to NIH, including rescission of a portion of NIH
6	funding (\$221,000,000 of a \$1.25 billion appropriation) previously appropriated to the "NIH
7	Innovation Account, CURES Act," which is separate from Congress's discretionary
8	appropriations to NIH's Institutes and Centers. <i>Id.</i> , div. A, §1905, 139 Stat. at 32. ¹⁹⁵ Otherwise,
9	Congress did not rescind any amounts appropriated to NIH's institutes or centers and maintained
10	the same level of funding as set forth in the 2024 CAA, through September 30, 2025. See id., div.
11	A, §1101(a)(8), 139 Stat. at 11.
12	506. NIH generally awards extramural grants through a competitive process. At

any given time, NIH has over a thousand active funding opportunities supporting a broad range of programs.

507. The Department of Health and Human Services has promulgated regulations at 45 C.F.R. Part 75, governing the award of grants by HHS and its agencies, including NIH. This includes 45 C.F.R. §52.6(c), which allows HHS to notice a grant award for a "project period," during which HHS intends to support the project "without requiring the project to recompete for funds."

508. NIH uses three-character "activity codes" to group and classify these funding opportunities, with the first character typically identifying the major funding category or program type. "For example, activity codes for research and development often start with 'R,' training with 'T,' fellowship with 'F,' and career development with 'K.' The "R01" code, for

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Control Act of 1985. 2025 CR, div. A, §1101(a)(8), 139 Stat. at 11

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¹⁹⁵ Appropriations to the account created by the Cures Act are, "[i]n effect," "not subject to discretionary spending limits." *Nat'l Insts. of Health Funding: FY1996-FY2025*, Cong. Research Serv. Rep. (June 25, 2024), https://www.congress.gov/crs-product/R43341. Funds may be transferred from the Cures Act account to other NIH accounts "only for the purposes specified in the Cures Act." *Id.* Congress exempted from any rescission amounts previously designated by Congress as for an "emergency requirement" under the Balanced Budget and Emergency Deficit

¹⁹⁶ NIH, Activity Codes (March 28, 2025), https://grants.nih.gov/funding/activity-codes; see NIH, Funding Categories, (Feb. 3, 2025), https://grants.nih.gov/funding/funding-categories.

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example, denotes grants "[t]o support a discrete, specified, circumscribed project to be performed by the named investigator(s) in an area representing his or her specific interest and competencies." Id.

- 509. The NIH competitive grantmaking process begins with a notice of funding opportunity ("NOFO"), a public announcement in which NIH declares its intention to award funds and outlines the program goals and objectives and conditions for applying. See U.S. Dep't of Health & Hum. Servs. NIH Grants Policy Statement, §2.3.5, at I-51 (Apr. 2024) ("NIHGPS"), https://grants.nih.gov/grants/policy/nihgps/nihgps.pdf.
- 510. A researcher interested in responding to a NOFO will typically work with the "sponsored research" department at his or her institution to understand what NIH requires in its application submission. At the University of California Berkeley, for example, the Sponsored Projects Office assists faculty and staff in locating sources of funding, reviewing and approving proposals, and negotiating grants and contracts.
- 511. Once a researcher develops a project proposal, that person then submits an electronic grant application to NIH. Applications must conform to 45 C.F.R. Part 75, and must include a detailed research plan outlining the study's objectives, methodology, and significance; a proposed budget and justification; biosketches for key investigators; and any necessary compliance documentation, such as Institutional Review Board approval for human subject research.
- 512. A submitted grant application undergoes two layers of evaluation: an initial layer of review by a "scientific review group" (also known as a "study section"), followed by a round of review by an "advisory council." See 42 U.S.C. §§284a, 289a; see also NIHGPS §2.4, at I-71 ("The peer review system used by NIH, often referred to as the 'dual review system,' is based on two sequential levels of review for each application—initial review by [a study section], and a second level of review for scientific merit by the IC National Advisory Council/Board."). According to NIH, this process "is intended to ensure that applications for funding submitted to NIH are evaluated on the basis of a process that is fair, equitable, timely, and conducted in a manner that strives to eliminate bias." NIHGPS §2.4, at I-71.

- 513. As noted, the first level of application review is carried out by a study section. The role of study sections is to assess applications' scientific merit and to determine the overall impact that proposed projects will likely have on the relevant field. Governing statutes and regulations require this layer of review—*i.e.*, a favorable study-section recommendation is a prerequisite to a final award of any NIH grant. *See* 42 U.S.C. §§ 284(b)(2)(B), 289a(a); 42 C.F.R. pt. 52h.
- 514. These groups consist primarily of non-federal scientists who have expertise in relevant scientific disciplines and current research areas. 42 C.F.R. § 52h.4. NIH has hundreds of study sections, organized by specialty. In the field of chronic HIV infection, for example, NIH maintains study sections on (1) HIV Coinfections and HIV Associated Cancers, (2) HIV Comorbidities and Clinical, (3) HIV/AIDS Intra- and Inter-personal Determinants and Behavioral Interventions, (4) HIV Immunopathogenesis and Vaccine Development, (5) HIV molecular virology, cell biology, and drug development, and (6) Population and Public Health Approaches to HIV/AIDS.
- 515. Study sections carry out their work, including review of pending applications, at regularly scheduled meetings. These meetings must be noticed in advance in the Federal Register. *See* 42 C.F.R. § 52h.3 ("To the extent applicable, the Federal Advisory Committee Act, as amended . . . shall govern the establishment and operation of peer review groups."); 5 U.S.C. §1009(a)(2) ("[T]imely notice of each meeting [subject to the Federal Advisory Committee Act] shall be published in the Federal Register . . . ").
- 516. Study sections review and score each grant application according to established criteria set forth in regulations and the NOFO. In particular, the study section assesses the overall impact that the project could have on the research field involved, taking into account:
 - a. The significance of the goals of the proposed research, from a scientific or technical standpoint;
 - b. The adequacy of the approach and methodology proposed to carry out the research;
 - c. The innovativeness and originality of the proposed research;

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- d. The qualifications and experience of the principal investigator and proposed staff;
- e. The scientific environment and reasonable availability of resources necessary to the research;
- f. The adequacy of plans to include both genders, minorities, children and special populations as appropriate for the scientific goals of the research;
- g. The reasonableness of the proposed budget and duration in relation to the proposed research; and
- h. The adequacy of the proposed protection for humans, animals, and the environment, to the extent they may be adversely affected by the project proposed in the application.

42 C.F.R. §52h.8; *see also* 42 C.F.R. §52a.5 (describing review criteria for NIH research center grants); 42 C.F.R. §52h.11 (describing review criteria for NIH research contracts).

- 517. As a result of that review, each grant application receives an "overall impact score" from 10 (the best score, denoting high impact) to 90 (the worst score, denoting low impact). Each application also receives a percentile rank expressing the impact score in relation to other applications in that particular institute. Projects deemed "unfundable" by the study section are not given a score and are removed from further consideration.
- 518. Each fiscal year, NIH's institutes and centers publish guidance called "paylines" to help applicants interpret their study-section results. These paylines reflect a sort of cutoff: for each category of grants, the payline shows the impact score (or percentile) above which a project is highly likely to be funded. In Fiscal Year 2025, for example, published guidance from the National Institute of Allergy and Infectious Diseases ("NIAID") established a 16th-percentile payline for "R01" awards with new or early-stage principal investigators. ¹⁹⁷ In other words, an applicant in that category who received a score from the relevant study section within the 12th percentile could anticipate that NIAID would likely fund his or her project. Study-

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¹⁹⁷ NIH, NIAID Paylines (May 15, 2025), https://www.niaid.nih.gov/grants-contracts/niaid-paylines.

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section scores that meet or exceed the payline in this way are commonly referred to as "fundable" scores.

- 519. In addition to providing scores and percentiles, study sections also provide each applicant with a "summary statement" that contains, among other things, a brief summary of the study section's discussion, bulleted critiques from assigned reviewers, and any administrative comments. Applicants can use these summary statements to revise applications and address concerns, if necessary.
- 520. As noted, the second level of application review is carried out by an advisory council. Unlike the numerous study sections, each NIH institute or center that funds grants has a single advisory council (i.e., there is one advisory council for NIAID, one for the National Cancer Institute, and so on). By statute, NIH advisory councils must meet at least three times per fiscal year. 42 U.S.C. §284a(e). Like study section meetings, advisory council meetings must be noticed in advance in the Federal Register. See 41 C.F.R. §102-3.150 (requiring 15 days' notice).
- 521. Whereas a study section's review focuses on scientific merit, an advisory council's review weighs programmatic and institute-wide considerations. A council considers, among other things, the extent to which an application aligns with the institute or center's priorities, public health needs, and overall funding availability. The council also reviews the application for other potential barriers, such as ethical issues around human or animal test subjects.
- 522. An advisory council makes one of three decisions on each application: an application is recommended for funding, not recommended for funding, or deferred for re-review by the study section. A favorable recommendation from the relevant institute's advisory council is a prerequisite to final award of any grant in excess of \$50,000. 42 U.S.C. § 284(b)(2); see also §284a(a)(3)(A)(ii).
- 523. The advisory council makes funding recommendations to the institute or center director, who ultimately makes the funding decision. In making that decision, the institute or center director shall consider, consistent with the peer-review process: (i) the mission of the

national research institute or national center and the scientific priorities identified in the institute or center's strategic plan; (ii) programs or projects funded by other agencies on similar research topics; and (iii) advice by staff and the advisory council or board of such national research institute or national center. 42 U.S.C. § 284(b)(3).

- 524. If the decision is in favor of funding, NIH issues a legally binding Notice of Award ("NoA") to the selected grant recipients stating that funds may be requested. NIHGPS §5, at IIA-59.
- 525. NIH typically does not issue grants as lump-sum awards. Instead, NIH uses a cost-based accounting system, under which grant recipients are authorized to recover their actual, documented costs for conducting research after the grant is awarded. Institutions can then use awards—and indeed, rely on those awards—to obtain a line or letter of credit for the procurement of the resources needed for the project.
- 526. If NIH approves a project with a multi-year period, the agency typically awards the grant for the first year (the "award year") at the outset, with funding for subsequent years (the "out years") subject to a renewal process. In these "noncompetitive" renewals, the application does not undergo a fresh round of peer review—instead, applicants submit progress reports demonstrating that the grantee is making progress and complying with applicable policies and practices. *See* 42 C.F.R. § 52a.6. So long as grantees demonstrate progress and compliance with applicable policies and practices, noncompetitive renewals are approved as a matter of course.
- 527. NIH's application and award process follows a predictable calendar each year that is posted in advance. The agency has three standard application cycles per year, with published schedules identifying application due dates, the timing of study section and advisory

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website, ¹⁹⁸ the current triannual schedule is as follows:

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	Cycle I	Cycle II	Cycle III
Application Due Dates	January 25 - May 7	May 25 - September 7	September 25 - January 7
Scientific Merit Review	June - July	October - November	February - March
Advisory Council Round	August or October *	January	May
Earliest Project Start Date	September or December *	April	July

In Response to Trump Administration Directives, HHS Through NIH 2. **Improperly Changed Priorities and Canceled Existing Grants**

528. The foregoing paragraphs describe NIH as it existed and functioned through the decades, from its original founding until January 20, 2025.

council review, and the earliest permissible start date for the project. As reflected on the agency's

529. HHS is now facing an existential threat: the Trump Administration has negated the HHS's core grant-making function by unilaterally, arbitrarily and illegally terminating billions of dollars in lawfully awarded research grants that the Administration views (often mistakenly) as having some connection to diversity, equity and inclusion (most broadly defined), as well as other subjects the Trump Administration dislikes, such as climate change, vaccines, HIV/AIDS, and COVID-19.

HHS has been explicit about its adherence to Trump's and DOGE's orders. HHS announced on March 27, 2025 that it would begin "restructuring in accordance with President Trump's Executive Order" creating DOGE. 199 DOGE operatives have personally directed top NIH officials to terminate "hundreds" of grants, and the "Defend the Spend" collaboration between DOGE and HHS has frozen thousands of grants.²⁰⁰

¹⁹⁸ HHS, HHS Announces Transformation to Make America Healthy Again, (Mar. 27, 2025), https://www.hhs.gov/press-room/hhs-restructuring-doge.html.

¹⁹⁹ Chris Wright, Unleashing the Golden Era of American Energy Dominance, U.S. Dep't of Energy (Feb. 5, 2025), https://www.energy.gov/articles/secretary-wright-acts-unleash-golden-eraamerican-energy-dominance.

²⁰⁰ Dan Diamond, et al., *DOGE*, *Trump Grants*, *HHS NIH Backlog*, Washington Post (Apr. 17, 2025), https://www.washingtonpost.com/politics/2025/04/17/doge-trump-grants-hhs-nihbacklog/.

²⁰¹ See District of Massachusetts' Findings of Fact, Rulings of Law, and Order For Partial Separate and Final Judgment in *Massachusetts v. Kennedy*, 25-10814-WGY (Dkt. 163).

with Department priorities and no longer in the interest of the government,

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such contracts may be terminated pursuant to the Department's authority to terminate for convenience contracts that are not "in the best interests of the Government," see FAR 49.101(b); 12.403(b). Furthermore, grants may be terminated in accordance with federal law.

The February 10 directive did not define the term "related to DEI and similar programs."

- 534. On February 12, Mike Lauer, then NIH's Deputy Director for Extramural Research, sent a memo directing that "given recent court orders" in federal court actions related to funding freezes, NIH institutes and centers were "authorized, along with their respective grant management staff, to proceed with issuing awards for all competing, non-competing continuation, and administrative supplements . . . grants."
- 535. On February 13, Mr. Lauer instructed Chief Grants Management Officers that "[i]f the sole purpose of the grant . . . supports DEI activities, then the award must be fully restricted." It also called for "hard funding restrictions" where the program promotes initiatives that "discriminate" on the basis of race, sex, or other protected characteristics, without defining what constituted such discrimination in a research program. That day, Mr. Lauer resigned from his position with NIH. On information and belief, Mr. Lauer was forced out because of his memorandum the previous day.
- 536. On or about March 4, NIH issued an updated guidance on "Award Assessments for Alignment with Agency Priorities." It provided staff with the language that terminations must include when a grant is terminated for relation to China, DEI, or "[t]ransgender issues."
- 537. The March 4 guidance also provided that "diversity supplements" would be canceled and not issued going forward. Diversity Supplements are grants meant to increase diversity in the scientific profession by providing training, mentorship and career development opportunities to individuals from underrepresented populations. In recent notices of funding opportunity, NIH has defined diversity broadly, to include not only "[i]ndividuals from racial and ethnic groups that have been shown by the [National Science Foundation] to be underrepresented in health-related sciences on a national basis," but also "[i]ndividuals with disabilities," and

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homelessness, who were in foster care, who experienced poverty, or who are from rural areas.²⁰²

"[i]ndividuals from disadvantaged backgrounds," including those who have experienced

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By March 13, the list of scientific research disfavored by the Administration had grown to include yet another topic—vaccine hesitancy—and NIH's termination of awarded grants grew dramatically. On March 13, 2025, Michelle Bulls, NIH's Chief Grants Management Officer, instructed the individual institutes on how to issue termination letters, and on what bases. Ms. Bulls instructed that termination letters should include the following language: "It is the policy of NIH not to prioritize [insert termination category language]. Therefore, this project is terminated." The termination category language that Ms. Bulls provided included terminations for a program's relation to DEI, gender, and vaccine hesitancy. Hundreds of NIH grants were terminated in the ensuing days.²⁰³

On information and belief, on or before March 19, the Office of Extramural 539. Research and the Office of Policy for Extramural Research Administration provided additional guidance on how ICs should process grant terminations and communicate with grant recipients regarding such terminations. Included in these instructions was the instruction to speak only of "changes in NIH and/or HHS priorities" and an instruction to "not refer to any Executive Orders."

540. On March 25, NIH again distributed updated guidance on grant terminations—yet again expanding the list of politically disfavored subject matters. The language for grant terminations continued to include language on DEI, transgender issues, and vaccine hesitancy, but now included yet another topic—COVID-19. As to COVID, the guidance stated that: "The end of the pandemic provides cause to terminate COVID-related grant funds. These grant funds were issued for a limited purpose: to ameliorate the effects of the pandemic. Now that the pandemic is over, the grant funds are no longer necessary."

 $^{^{202}}$ NIH, PA-20-222: Research Supplements to Promote Diversity in Health-Related Research, , https://grants.nih.gov/grants/guide/pa-files/pa-20-222.html.

²⁰³ U.S. Dep't of Health & Human Servs., HHS Grants Terminated (Aug. 22, 2025), https://taggs.hhs.gov/Content/Data/HHS Grants Terminated.pdf.

1	541. By May, HHS's database of grant terminations revealed that it had			
2	terminated 104 grants to UC recipients. ²⁰⁴ A study published on May 8, 2025 identified UCSF a			
3	being particularly hard-hit by HHS grant terminations. ²⁰⁵			
4	542. On June 23, HHS and NIH were ordered in National Institutes of Health v			
5	American Public Health Association, No. 25-cv-10787 (D. Mass. June 23, 2025) and			
6	Massachusetts v. Kennedy, No. 25-cv-10814 (D. Mass. June 23, 2025) to restore NIH grants that			
7	had been terminated. HHS and NIH subsequently began restore certain NIH grants listed in thos			
8	actions.			
9	543. On July 31, 2025, HHS and NIH engaged in a new round of mass grant			
10	terminations against UC researchers at the University of California, Los Angeles ("UCLA"). In			
11	this new action, via a single form letter and styled as a "suspension" by the agencies, HHS and			
12	NIH terminated close to 500 NIH grants to UC researchers.			
13	544. In a July 31, 2025 letter to the Chancellor of UCLA, NIH stated that it was			
14	"suspending" grants to UCLA for the following three reasons:			
15	a. "UCLA engages in racism, in the form of illegal affirmative action;"			
16	b. "UCLA fails to promote a research environment free of antisemitism and			
17	bias;"			
18	c. "UCLA discriminates against and endangers women by allowing men in			
19	women's sports and private women-only spaces."			
20	545. By terminating grants to UC researchers at the direction of the President			
21	and DOGE, HHS has violated its congressional mandates. Such mandates include, for example,			
22	compliance with and effectuation of the legislative purposes implicit in congressional			
23	appropriations; spending required by 42 U.S.C. § 241; and directives to HHS subunits.			
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25	²⁰⁴ U.S. Dep't of Health & Human Servs., <i>HHS Grants Terminated</i> (Aug. 22, 2025), https://taggs.hhs.gov/Content/Data/HHS Grants Terminated.pdf.			
26	²⁰⁵ Michael Liu et al., <i>Characterization of Research Grant Terminations at the National Institutes of Health</i> , JAMA Network (May 8, 2025),			
27	https://jamanetwork.com/journals/jama/fullarticle/2833880?guestAccessKey=3a432109-6c9d-4ef2-9d10-			
28	bf48d91fe441&utm_source=for_the_media&utm_medium=referral&utm_campaign=ftm_links&utm_content=tfl&utm_term=050825.			

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546. HHS's mass grant terminations have caused serious harm to UC researchers, including those who received grants through HHS's subunits: NIH, the Centers for Disease Control (CDC), and the Food and Drug Administration (FDA).

- 547. The CDC has terminated at least one grant awarded to a UC Berkeley Biostatistician/Epidemiologist for a project titled "Strengthening California's Public Health Workforce to Improve Decision Making and Health Equity Through Advanced Training and Academic Partnership."
- 548. On information and belief, HHS and its subunits have effectuated mass terminations of grants to UC researchers without proper review or clear explanation, thereby acting unconstitutionally and unlawfully.

3. NIH Plaintiffs and Other Grant Recipients Are Harmed by NIH's Illegal Grant Terminations.

549. Plaintiffs and Class members have long relied on NIH grants to fund meritorious projects aimed at advancing public health and well-being. The termination of previously approved grants has caused and continues to cause Plaintiff and Class members serious harm.

a. Plaintiff Marcus A. Horwitz's Grant Termination and Resulting Harm

- 550. Dr. Marcus A. Horwitz is a Distinguished Professor of Medicine and Microbiology, Immunology, and Molecular Genetics at the University of California, Los Angeles (UCLA). He researches the immunobiology of various diseases, including tuberculosis, and develops treatment regimens, vaccines, and antibiotics to combat them. Additionally, he currently serves as a fellow in the Infectious Diseases Society of America and is a member of the American Society for Clinical Investigation.
- 551. Dr. Horwitz's research focuses on (1) the immunobiology of the disease components of Legionnaires' disease, leprosy, tuberculosis, and tularemia; (2) developing vaccines against those diseases; and (3) developing an ultra-short drug treatment regimen for treating tuberculosis. In recognition of his accomplishments, he was awarded the Oswald Avery

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(formerly Squibb) award for the Infectious Diseases Society of America and was elected to a

552. Dr. Horwitz's research has been funded by research grants from governmental and private sources, including 34 research grants from NIH.

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NIH TB Vaccine Grant Application and Award

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553. Dr. Horwitz submitted a grant application to NIH as a Principal Investigator for a project titled "Optimization and Advanced Proof-of-Concept Studies of a Listeria-vectored Multi-Antigenic Vaccine against Tuberculosis" (hereafter, the "TB Vaccine Project"). The grant project addressed the potential to develop a safer and more effective vaccine and booster vaccine against tuberculosis. The purpose of the project was to optimize and conduct advanced proof-of-concept studies in small animals and non-human primates of a second generation vaccine against tuberculosis.

- 554. On November 29, 2017, NIH issued a Notice of Award and the Grant Agreement. The Notice of Award authorized funding for five years of work on the Tuberculosis Vaccine Project, from December of 2017 through November of 2022, for a total award of \$5,424,173.
- 555. NIH issued further Notices of Award for the Tuberculosis Vaccine Project, authorizing continued funding in November 2018, December 2019, and November 2020. The project's work with primates was delayed during COVID-19, so the project received three No-Cost Time Extensions. The Project's end date was revised to November 30, 2025.

NIH Termination of TB Vaccine Grant Award

- On August 1, 2025, Dr. Horwitz received an email from UCLA's Office of 556. Contract and Grant Administration instructing him to stop work on the Tuberculosis Vaccine Project as a result of NIH's July 31 grant suspension action against UCLA. The suspension of the project suspended approximately \$143,594 in unfunded award still outstanding to complete the Tuberculosis Vaccine Project's work.
- 557. As a result of this unilateral, unlawful termination, Dr. Horwitz has been unable to uncover the extent to which the vaccine worked. Despite having completed the live-

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animal component of the final definitive proof-of-concept vaccine study in non-human primates, Dr. Horwitz is unable to proceed with analyzing the results of the study to determine the correlation of vaccine function.

- 558. Without completing his analysis of the study results, Dr. Horwitz is prevented from engaging in the next phase of his TB vaccine research: taking the vaccine into clinical trials. Dr. Horwitz's inability to do so impacts his career and substantially delays the development of a potent tuberculosis vaccine for which the primary purpose is to boost the immunity of the approximately 5 billion people in the world previously vaccinated with the previous vaccine and in whom most tuberculosis cases in the world develop.
- 559. The project team's inability to complete the work and publish it also hinders the career of a project scientist in Dr. Horwitz's laboratory who developed the vaccine and the careers of their collaborators at the Texas Biomedical Research Institute.

NIH Latent TB Treatment Grant Application and Award

- Dr. Horwitz submitted a grant application to the NIH as a Principal 560. Investigator for the project titled "Efficacy and Safety of AI-enabled PRS Regimen VI (Clofazimine, Bedaquiline and Pyrazinamide) as Ultra-Short Course Therapy of LTBI in Non-Human Primates in a Setting Mimicking HIV co-infection" (hereafter, the "Latent TB Treatment Project").
- 561. The project's goal was to examine a short-term three-drug treatment regimen for latent tuberculosis infection ("LBTI"), leveraging artificial intelligence platforms to determine whether the treatment prevents reactivation of tuberculosis. Approximately 2 billion people on earth are infected but do not develop an active disease immediately, instead reactivating tuberculosis later in life in tandem with some form of immunocompromised status. Current treatments are long and burdensome, which negatively impacts treatment completion. This study was intended to pave the way towards a much shorter regimen that would eventually eliminate latent tuberculosis and tuberculosis itself.
- 562. On February 27, 2024, NIH issued a Notice of Award and the Grant Agreement. The Notice of Award authorized funding for three years of work from March 2024

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through January 2027. The NIH's initial Notice of Award was superseded by a revised Notice of Award sent on May 30, 2024, which provided for total funding of \$2,798,273 during the project period. NIH issued a further Notice of Award for the Latent TB Treatment Project, authorizing continued funding in February 2025.

NIH Termination of Latent TB Treatment Grant Award

- 563. On August 1, 2025, Dr. Horwitz received an email from UCLA's Office of Contract and Grant Administration instructing him to stop work on the Latent TB Treatment Project as a result of NIH's July 31 grant suspension action against UCLA. The suspension of the project suspended approximately \$2,333,898 in unfunded award still outstanding to complete the Latent TB Treatment Project's work.
- As a result of this unilateral, unlawful termination, Dr. Horwitz is unable to 564. support the salary components of collaborating individuals at the Subaward site Texas Biomedical Research Institute, including two leading collaborating co-investigators, a Staff Scientist, a Post-doctoral fellow, and two technicians. Despite making impressive headway performing initial work on the pharmacodynamics and pharmacokinetics of the treatment drugs, Dr. Horwitz is unable to complete the work in collaboration with another collaborating coinvestigator and specialist in this area at another collaborating institution.
- 565. The premature termination of this grant has also foreclosed Dr. Horwitz's ability to begin the critical study using already selected primates to uncover if the drug regimen has efficacy against latent tuberculosis.
- 566. These losses are in addition to the loss of value to the public from Dr. Horwitz's research team's inability to revolutionize treatment of people with latent tuberculosis worldwide, of which there are approximately 2 billion, and in whom tuberculosis can reactivate at any point in their lives if not properly treated.

NIH T7SS Drug Project Grant Application and Award

567. Dr. Horwitz submitted a grant application to the NIH as a Principal Investigator for the project titled "Identification by High Throughput Screening of Inhibitors of the Mycobacterium tuberculosis ESX-1 and ESX-5 Type VII Secretion Systems – critical

and to combat the emergence of new tuberculosis causative agents that are drug resistant.

virulence determinants and novel drug targets" (hereafter, the "T7SS Drug Project").

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568. The goal of the T7SS Drug project was to identify promising lead compounds with the highest therapeutic ratio and study them to potentially develop a new class of antibiotics to treat tuberculosis. With approximately 10.6 million active cases and 1.3 million deaths a year, better drugs are urgently needed to shorten the burdensomely long treatment course

569. On July 17, 2025, NIH issued a Notice of Award, authorizing grant funding for the T7SS Project. The Notice of Award authorized funding for two years of work on the project, from July 2025 through June 2027, for a total award of \$433,125.

NIH Termination of T7SS Drug Project Grant Award

- 570. On August 1, 2025, Dr. Horwitz received an email from UCLA's Office of Contract and Grant Administration instructing him to stop work on the T7SS Drug Project as a result of NIH's July 31 grant suspension action against UCLA. The suspension of the project suspended approximately \$429,518 in unfunded award still outstanding to complete the T7SS Drug Project's work.
- 571. The premature termination of this grant means that Dr. Horwitz is unable to carry out the high throughput screens of molecules for their capacity to inhibit the T7SS of Mycobacterium tuberculosis, the causative agent of tuberculosis. Without this, Dr. Horwitz is prevented from discovering new drugs to treat this very important infectious disease, which kills more people than any other infectious agent and is rapidly developing resistance to currently available drugs.
- 572. As a result of this unilateral, unlawful termination, Dr. Horwitz is unable to continue to support the salary component of several people in his laboratory. This includes himself, a co-investigator Professor, a co-investigator Project Scientist, and a collaborating co-investigating Professor in the high throughput screening facility and his Research Associate.
- 573. These allegations are detailed and supported, with relevant documentation, in the Declaration of Dr. Marcus A. Horwitz, filed in this action.

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b. Plaintiff Alexander Van Der Bliek's Grant Termination and Resulting Harm

- 574. Dr. Alexander van der Bliek is a Professor of Biological Chemistry at UCLA who examines the role of mitochondria in neurodegenerative diseases. For the past two decades he has also served as a regular member and temporary member of multiple NIH study sections; these expert bodies decide which grant applications get funded.
- Dr. van der Bliek's research focuses on the role that mitochondria serves in 575. neurodegenerative diseases such as Alzheimer's and peripheral neuropathies (diseases that damage nerves outside the brain and spinal cord, causing chronic pain, tingling, and other symptoms). Having discovered the molecular basis of mitochondrial fission, which is essential for both cell survival and cell death, Dr. van der Bliek has continued research on mitochondrial dynamics that may illuminate mechanisms for many diseases that pose an enormous societal disease burden. His work is particularly recognized for its relevance to neurodegenerative diseases and conditions with high energy demands, including cancer and diabetes.
- In recognition of his research, Dr. van der Bliek has been honored with a fellowship with EMBO (an international membership organization promoting excellence in the life sciences) and HFSPO (the Human Frontiers of Science Organization), and a five-year role as Research Scholar at the American Cancer Society.
- 577. Dr. van der Bliek's research has been supported by multiple NIH Grants, as well as grants from non-governmental agencies.

Grant Application to NIH

- On April 29, 2020, Dr. van der Bliek submitted an Application for Federal 578. Assistance to the NIH's National Institute of Neurological Disorders and Stroke (NINDS). The project, for which Dr. van der Bliek was identified as Project Director and Principal Investigator, was titled "Control of Calcium Flux and Mitochondrial Fission by the Charcot Marie Tooth Disease Protein Mfn2" (the "R01 Application").
- 579. The proposal aimed to research the underlying causes of Charcot-Marie-Tooth (CMT) disease. CMT is an inherited condition that damages the nerves controlling

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movement and sensation. In the study, Dr. van der Bliek sought to study how mutations in a protein called Mfn2 affect the way mitochondria, the cell's "power plants," divide. Because the process is closely tied to nerve cell health, Dr. van der Bliek's research may help explain what causes CMT and point toward new ways to treat it. In addition to funding Dr. van der Bliek, the proposal would fund salaries for one lab technician and two postdoctoral researchers, as well as funding supplies, research costs, travel, and publishing.

- 580. NIH issued a Notice of Award, authorizing grant funding for Dr. van der Bliek's CMT research project. The Notice of Award authorized funding for five years of work on the project, from January 2021 through December 2025, for a total award of \$2,243,240.
- 581. Dr. van der Bliek received his most recent Notice of Award Action from UCLA grant administrators on January 10, 2025, informing him that he was to receive the last installment of the grant (\$342,488) to sustain the project's final year.

NIH Grant Termination

- 582. On August 1, 2025, Dr. van der Bliek received an email from UCLA administrators instructing him to stop work on his NIH grant as a result of NIH's July 31 grant suspension action against UCLA.
- 583. As a result of this unilateral, unlawful grant termination, Dr. van der Bliek is unable to capitalize on new insights from his research into the root causes of hereditary neuropathies. This research opens promising directions for future therapies for these often debilitating disorders. HE is also unable to further explore an important, unexpected research result: revelation of certain toxic cellular mechanisms linked to brain diseases such as Alzheimer's and frontotemporal dementia.
- 584. Dr. van der Bliek is also no longer able to purchase supplies for his experiments and will have to soon let his staff go for lack of University support. With research in his lab grinded to a halt, Dr. van der Bliek will have to spend significant time to identify new postdocs to work with him as collaborators and wait for them to complete their PhD training if he were even able to identify new sources of funding. To do so, Dr. van der Bliek would have to close down the lab due to considerable delay, losing a large amount of exciting new data.

585. The premature termination of this grant also means that the postdocs working with Dr. van der Bliek will be unable to complete their projects and publish associated papers. These postdocs are highly specialized, having trained for years in this area. A gap in publications resulting from layoffs will make them far less desirable in the job market and potentially make them unemployable. The field as a whole will suffer from the loss of these promising researchers. This will have an enduring adverse impact on research in Dr. van der Bliek's subfield of biological chemistry.

- 586. These harms are in addition to the loss of value to the public from Dr. van der Bliek's research team's inability to complete work on the root causes of hereditary neuropathies that would help advance public understanding of neurodegenerative and metabolic diseases, including Parkinson's, Alzheimer's, diabetes, and cancer.
- 587. These allegations are detailed and supported, with relevant documentation, in the Declaration of Dr. Alexander van der Bliek, filed in this action.

c. <u>Plaintiff Rhonda Voskuhl's Grant Termination and Resulting Harm</u>

- 588. Dr. Rhonda Voskuhl is a Professor of Neurology at the UCLA School of Medicine, who examines how sex hormones and sex chromosomes cause sex differences in the onset and severity of neurodegenerative diseases. She currently holds the Jack. H. Skirball Chair and has served as the Director of the UCLA Multiple Sclerosis Program since 2000. Dr. Voskuhl is also a Faculty Neurologist for the UCLA Comprehensive Menopause Care Program.
- 589. Dr. Voskuhl's research focuses on (1) determining how sex hormones and sex chromosomes cause sex differences in the onset and severity of neurodegenerative diseases and (2) investigating the role of brain aging on neurodegeneration, identifying a sex hormone by age interaction whereby being estrogen deficient and midlife combine to induce cognitive decline, dorsal hippocampal atrophy, glial activation, and synaptic loss. The goal of Dr. Voskuhl's research is to use a brain region-specific, cell-specific, and sex-specific approach to identify neuroprotective treatment targets, then design clinical trials to repair neurodegeneration that are optimally tailored for sex and age. In recognition of her research, Dr. Voskuhl was most recently

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awarded the John Dystel Prize in Multiple Sclerosis, 2024, from the American Academy of Neurology and the National MS Society, the most prestigious award in the field of MS. In addition to numerous national and international awards, Dr. Voskuhl was also awarded the Rachel Horne Prize for Women's Research in Multiple Sclerosis, 2023, from the European and American Committees for Treatment and Research in MS.

590. Dr. Voskuhl's research has been supported by governmental and private sources, including research grants from NIH.

Grant Application to the NIH

- 591. On July 8, 2022, Dr. Voskuhl submitted a grant application to the NIH for a project titled "Neurodegeneration Underlying Distinct Disabilities in Multiple Sclerosis Using a Cell-Specific, Region-Specific, and Sex-Specific Approach" (the "R35 Application"). The R35 application aimed to (1) extend the cell-specific and region-specific transcriptomics in astrocytes and oligodendrocytes to microglia and neurons, with cell to cell interactions revealed in mice double-labelled to show gene expression changes in two distinct cell types in the same region in the same mouse, and (2) determine if there are effects of sex and/or age on the most differentially expressed cell-specific and region-specific pathways. The R35 proposal would take Dr. Voskuhl's research to the next level: identifying sex by age interactions in cell-specific and region-specific transcriptomics, neuropathology, and substructure atrophy on MRI. In doing so, the project would discover neurodegenerative targets optimized for each disability in MS models in females and males during young adulthood and aging. Dr. Voskuhl was the Project Director and Principal Investigator on the grant proposal, which included four co-investigators, one graduate student, one senior lab technician, and one MRI lab technician.
- 592. The grant Application requested funding commensurate with the 8-year budget of \$7,307,976 from April 2023 to March 2031.

NIH's Grant Award

593. On May 8, 2023, NIH issued a Notice of Award, approving the R35 Application. The Agreement authorized the proposal for an amount of \$876,448 for the

NIH approved continuing funding for the R35 Project in each of the subsequent years.

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NIH's Grant Termination

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594. On August 1, 2025, Dr. Voskuhl received from UCLA's research administrators a "Stop Work Notice" for the R35 Grant Award as a result of NIH's July 31 grant suspension action against UCLA.

5/15/2023-4/30/2024 budget period, and additional awards of \$913,497 for the next seven years.

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595. As a result of this unilateral, unlawful termination, Dr. Voskuhl is unable to purchase supplies for her experiments. Dr. Voskuhl will soon have to let her staff go for lack of University support and research in her lab will stop.

Dr. Voskuhl's co-investigators, who have highly specialized training but are more junior in their careers, will be harmed by a gap in publications, which will negatively impact their career progression and ability to secure future funding for their research. A pause in Dr. Voskuhl's research negatively impacts her subfield of neurology. The team will be unable to share their research findings at conferences and in scientific publications. In addition, Dr. Voskuhl is training the next generation of MS researchers, including young faculty, postdoctoral fellows, graduate students and undergraduates. The future of MS research will be harmed by an indefinite pause in training.

597. These harms are in addition to the loss of value to the public from Dr. Voskuhl's research team's inability to complete work on new insights into the molecular basis for disability-specific disease progression in MS. Their research had already generated new insights that are indefinitely paused. Multiple sclerosis affects nearly one million people in the United States. Work supported by Dr. Voskuhl's grant is aimed at developing novel treatments targeting cells and processes within the central nervous system to confer neuroprotection and repair disabilities for MS patients. Dr. Voskuhl's research would also have helped advance public understanding of neurodegenerative conditions and autoimmunity and how sex differences can affect disease and treatment. NIH's withheld funding threatens the loss of research discoveries and treatment for MS patients.

598. These allegations are detailed and supported, with relevant documentation, in the Declaration of Dr. Rhonda Voskuhl, filed in this action.

G. Allegations Against Additional Federal Agency Defendants

- 599. While Plaintiffs' grants were unlawfully terminated by EPA, NEH, NSF, DOD, and DOT, these agencies are acting no differently than other federal agencies choosing to ignore their congressional mandates in favor of political objectives. Indeed, all are acting under the Executive Orders and other unlawful directives from Defendants Trump and DOGE, rather than under the authority of their statutory mandates.
- 600. The Federal Agency Defendants are acting in similar, categorical, and lockstep fashion. Their uniform and categorically unlawful conduct usurps congressional authority and the rights of Class members in the same unlawful way, and it will only increase, absent the declaratory and injunctive relief requested in this Complaint. The violation of separation of power principles is still more blatant now that Defendant Trump and the members of his Cabinet collectively and directly run DOGE. The following allegations demonstrate that all Federal Agency Defendants have engaged in the same course of conduct and harmed the members of the UC researchers class in the same way as the Named Plaintiffs have been harmed, under the same Executive Orders and DOGE directives.
- 601. Class members (researchers in the UC system) receive funding from an array of federal agencies, and have suffered the same type of harm (abrupt termination of previously awarded grants under Executive Orders and/or other Trump administration directives) from the universal terminations perpetuated by Defendants.
- 602. At minimum, the following Federal Agency Defendants have terminated or will imminently terminate grants to Class members:

1. <u>Department of Agriculture</u>

603. Early into President Trump's tenure, the Department of Agriculture (USDA) ceded control to DOGE. Secretary of Agriculture Brooke Rollins announced on February 14, 2025 that she "welcome[d]" DOGE's spending cuts, and that DOGE would have

y.com/accounts/USDAOC/bulletins/3dbe363. SECOND AMENDED CLASS ACTION COMPLAINT FOR

https://content.govdelivery.com/accounts/USDAOC/bulletins/3dbe363.https://content.govdeliver

²⁰⁹ U.S. Dep't of Agric., USDA Cancels Biden Era Climate Slush Fund, Reprioritizes Existing

Funding to Farmers (Apr. 14, 2025),

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2. <u>AmeriCorps</u>

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609. AmeriCorps has also mass terminated grants in response to President Trump's Executive Orders and DOGE directives.

- alignment with . . . the Trump-Vance Administration priorities." AmeriCorps has also stated that all grants and grant applications "must comply with President Trump's executive orders," specifically listing the following Executive Orders: "Defending Women From Gender Ideology Extremism and Restoring Biological Truth to the Federal Government," "Unleashing American Energy," "Ending Radical and Wasteful Government DEI Programs and Preferencing," and "Ending Illegal Discrimination and Restoring Merit-Based Opportunity." 210
- 611. On April 25, 2025, news outlets reported that DOGE had ordered AmeriCorps to terminate almost \$400 million in grants.²¹¹ This constitutes roughly 41% of the agency's total grant funding.
 - 612. That same day, UC researchers received form termination letters that read:

Effective immediately, the AmeriCorps award subrecipient(s) included in the attached spreadsheet is/are being terminated per 2 CFR 200.340(a)(4) because it has been determined that the award no longer effectuates agency priorities. You must immediately cease all award activities. This is a final agency action and is not administratively appealable.

- 613. UC researchers have suffered serious harm as a result of Defendants' actions.
- 614. By terminating grants at the direction of the President and DOGE,
 AmeriCorps has violated its congressional mandates. Such mandates include, for example,
 compliance with and effectuation of the legislative purposes implicit in congressional

- 137 - SECOND AMENDED CLASS ACTION COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

²¹⁰ AmeriCorps, Grantee and Sponsor Guidance on Compliance,

https://www.americorps.gov/grantees-sponsors/grantee-sponsor-guidance-compliance (last visited May 28, 2025).

²¹¹ Teri Raji, *DOGE Orders major cut to AmeriCorps funding, imperiling agency's work*, The Washington Post (Apr. 25, 2025),

https://www.washingtonpost.com/nation/2025/04/25/americorps-grant-cuts-doge/; Sophia Cai & Ben Johansen, *DOGE Hits Trump Country*, Politico (Apr. 30, 2025),

https://www.politico.com/news/2025/04/30/doge-hits-trump-country-00319654.

doge-cancel-education-department-research-contracts/.

620. On information and belief, the Department effectuated mass terminations of grants to UC researchers without proper review or clear explanation, thereby acting unconstitutionally and unlawfully as set forth in the Claims for Relief asserted below.

Department of Energy

- 621. The Department of Energy (DOE) quickly began department-wide restructuring pursuant to Trump orders. On February 5, 2025, the Secretary of Energy announced that DOE would "take immediate action . . . in accordance with President Trump's executive orders."215
- 622. DOE began implementing Defendant Trump's orders with help from DOGE. In a press release, DOE announced that it was appointing the then-current head of DOGE at DOE, Carl Coe, as its new Chief of Staff. The press release specified that Coe "has worked closely with Secretary Wright" in order to effectuate "process improvement and cost savings," or what DOE referred to as "DOGE efforts." 216
- 623. Soon thereafter, DOE instituted a 15% cap on indirect costs for university research grants, even while acknowledging that "many grant recipients use indirect cost payments to effectuate research funded by the Department's grant awards." This action was taken to "deliver[] on President Trump's commitment" to slash research grants. ²¹⁷ The cap has been temporarily enjoined.²¹⁸
- On May 15, 2025, Secretary Wright issued a Secretarial Memorandum 624. titled: "Secretarial Policy on Ensuring Responsibility for Financial Assistance." The memo

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²¹⁵ Chris Wright, *Unleashing the Golden Era of American Energy Dominance*, U.S. Dep't of Energy (Feb. 5, 2025), https://www.energy.gov/articles/secretary-wright-acts-unleash-golden-eraamerican-energy-dominance.

²¹⁶ U.S. Dep't of Energy, DOE Announces New Leadership to Tackle Challenges of Growing Energy Demand (May 2, 2025), https://www.energy.gov/articles/doe-announces-new-leadershiptackle-challenges-growing-energy-demand.

²¹⁷ U.S. Dep't of Energy, *Department of Energy Overhauls Policy on College and University* Research, Saving \$405 Million Annually for American Taxpayers (Apr. 11, 2025), https://www.energy.gov/articles/department-energy-overhauls-policy-college-and-university-

research-saving-405-million.

 $^{^{218}}$ *Id*. 27

²¹⁹ Chris Wright, Secretarial Policy on Ensuring Responsibility for Financial Assistance, EXEC-2025-005990, U.S. Dep't of Energy (May 14, 2025), https://www.energy.gov/sites/default/files/2025-05/EXEC-2025-005990%20-

813043 (Mar. 14, 2025), https://www.whitehouse.gov/presidential-actions/2025/03/continuing-

²²² U.S. Inst. of Museum & Library Servs. (@US IMLS), The era of using your taxpayer dollars

the-reduction-of-the-federal-bureaucracy/.

to fund DEI grants is OVER. (Apr. 3, 2025),

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631. In early April 2025, UC researchers who had previously received IMLS grants received a form letter terminating their grants. It read:

This letter provides notice that the Institute of Museum and Library Services (IMLS) is terminating your federal grant ([Grant Application No.]) effective April 8, 2025, in accordance with the termination clause in your Award Agreement. Upon further review, IMLS has determined that your grant is unfortunately no longer consistent with the agency's priorities and no longer serves the interest of the United States and the IMLS Program. IMLS is repurposing its funding allocations in a new direction in furtherance of the President's agenda. Independently and secondly, the President's March 14, 2025 executive order mandates that the IMLS eliminate all non-statutorily required activities and functions. See Continuing the Reduction of the Federal Bureaucracy, E.O. 14238 (Mar. 14, 2025). Therefore, the IMLS hereby terminates your grant in its entirety effective April 8, 2025. Please contact grant-notices@imls.gov with only urgent questions. We wish you well.

- 632. UC researchers are concretely harmed by the termination of IMLS grants.
- 633. By terminating grants at the direction of the President and DOGE, IMLS has violated its congressional mandates. Such mandates include, for example, compliance with and effectuation of the legislative purposes implicit in congressional appropriations, and the more general direction in 20 U.S.C. §§ 9108, 9162, 9165, 9175 (notably, the last two sections direct IMLS to "develop a diverse workforce" of library and museum professionals).
- 634. By effectuating mass terminations of grants to UC researchers without proper review or clear explanation, IMLS acted unconstitutionally and unlawfully as set forth in the Claims for Relief asserted below.

6. Department of the Interior, including National Park Service

635. The Department of the Interior (DOI) has worked closely with DOGE to implement Defendant Trump's orders. DOI said that it was "committed to supporting President Trump's Executive Order" creating DOGE.²²³

https://x.com/US_IMLS/status/1907814174693941660.

²²³ U.S. Dep't of the Interior, *SO-3429 – Consolidation, Unification, and Optimization of Administrative Function* (Apr. 17, 2025), https://www.doi.gov/document-library/secretary-order/so-3429-consolidation-unification-and-optimization-administrative.

1	636. DO	I allowed a DOGE staffer to prepare lists of grants for termination,				
2	flagging those that addressed "climate" or "D.E.I." As of May 7, 2025, a DOGE staff member					
3	had earmarked many research grants from the National Park Service (NPS) and other DOI					
4	subagencies for future termination. ²²⁴ DOI has carried out or will imminently carry out these					
5	terminations.					
6	637. By	terminating grants at the direction of the President and DOGE, DOI has				
7	violated its congressional mandates. Such mandates include, for example, compliance with and					
8	effectuation of the legislative purposes implicit in congressional appropriations, and other					
9	legislation specifying the functions of individual DOI subunits, such as NPS. ²²⁵					
10	638. DO	I has terminated or will imminently terminate grants to UC researchers,				
11	causing concrete harm.					
12	639. By	effectuating mass terminations of grants to UC researchers without				
13	proper review or clear explanation, DOI acted unconstitutionally and unlawfully as set forth in the					
14	Claims for Relief asserted below.					
15	7. 1	Department of State, including USAID				
15 16	_	Department of State, including USAID ly into President Trump's tenure, DOGE set its sights on USAID,				
	_	ly into President Trump's tenure, DOGE set its sights on USAID,				
16	640. Ear essentially gutting the enti	ly into President Trump's tenure, DOGE set its sights on USAID,				
16 17	640. Ear essentially gutting the enti-	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. ²²⁶				
16 17 18	essentially gutting the enti-	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. ²²⁶ AID terminated grants to UC researchers, causing serious harm.				
16 17 18 19	640. Ear essentially gutting the entition 641. US. 642. By Department has violated in	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. ²²⁶ AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State				
16 17 18 19 20	640. Ear essentially gutting the entition 641. US. 642. By Department has violated in	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. ²²⁶ AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State its congressional mandates. Such mandates include, for example,				
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16 17 18 19 20 21 22	essentially gutting the entitle 641. US. 642. By Department has violated in compliance with and effect	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. 226 AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State its congressional mandates. Such mandates include, for example, equation of the legislative purposes implicit in congressional				
16 17 18 19 20 21 22 23	essentially gutting the entitle 641. US. 642. By Department has violated is compliance with and effect compliance with and effect (May 7, 2025), https://www.cuts.html.	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. 226 AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State its congressional mandates. Such mandates include, for example, equation of the legislative purposes implicit in congressional				
16 17 18 19 20 21 22 23 24	essentially gutting the enti- 641. US. 642. By Department has violated in compliance with and effect compliance with and effect with a specific compliance with a specific compliance with and effect compliance with an effect compliance with a compliance w	ly into President Trump's tenure, DOGE set its sights on USAID, ire agency. 226 AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State its congressional mandates. Such mandates include, for example, etuation of the legislative purposes implicit in congressional Administration is Said to Target Park Services, The New York Times rw.nytimes.com/2025/05/07/climate/trump-park-service-grants-rk Serv., Grants for Cultural Resources, Consultation, and c.nps.gov/history/grants.htm (last visited May 29, 2025), ("Grant				
16 17 18 19 20 21 22 23 24 25	essentially gutting the entition 641. US. 641. US. 642. By Department has violated if compliance with and effect compliance with and effect with a specific compliance. 224 Lisa Friedman, Trump (May 7, 2025), https://www.cuts.html. 225 See, e.g., U.S. Nat'l Pare Repatriation, https://www.programs fund projects as	ly into President Trump's tenure, DOGE set its sights on USAID, fire agency. 226 AID terminated grants to UC researchers, causing serious harm. terminating grants at the direction of the President and DOGE, the State its congressional mandates. Such mandates include, for example, etuation of the legislative purposes implicit in congressional **Administration is Said to Target Park Services*, The New York Times rw.nytimes.com/2025/05/07/climate/trump-park-service-grants-rk Serv., **Grants for Cultural Resources*, **Consultation*, and				

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27 28 appropriations, such as the fiscal year 2024 Department of State and Foreign Operations Appropriations Act.

643. By effectuating mass terminations of grants to UC researchers without proper review or clear explanation, the State Department acted unconstitutionally and unlawfully as set forth in the Claims for Relief asserted below.

V. The Trump Administration Is Threatening Additional, Illegal Funding Cuts to the UC System

644. In the days leading up to the filing of this complaint, the head of DOJ's "antisemitism task force," Leo Terrell, announced forthcoming "massive lawsuits" targeting the UC system. According to Terrell, the DOJ is "going to go after [the UC system] where it hurts them financially." If recent actions against other universities are any guide, this will likely include the revocation of additional congressionally allocated grants and funds. These anticipated cuts, while not directly implicated by this lawsuit, borrow from the same playbook and are part of the same executive branch scheme of illegally seizing and weaponizing the power of the purse to harm universities and their faculty, to the great detriment of the American public.

VI. Unless Enjoined, Grant Terminations Will Cause Irreparable Harm to Plaintiffs, the Class, and the Nation

- 645. Plaintiffs and the proposed Class have suffered and will continue to suffer the following injuries as a direct result of Defendants' conduct:
- Interruption or abandonment of ongoing research projects as a direct result a. of the loss of previously awarded grants;
- Attendant reduction of employment for or layoffs of researchers and their b. staff;
- Career disadvantage, including: loss of opportunities to publish research, c. inability to attend project-relevant conferences, and reduced ability to obtain related or follow-on grants;

- 143 -

d. Expenditure of considerable time and effort to find substitute funding;

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- e. The need to support project team members with discretionary funds, or to otherwise duct-tape solutions to a massive funding shortfall that first manifests as an immediate cash flow problem within affected campus research units; and
- f. Reputational injury, including loss of trust from the community partners so integral to ensuring that public university research is responsive and relevant to local needs.
- 646. These direct, concrete injuries to Plaintiff researchers themselves have an inexorable and damaging ripple effect on the research mission of individual researchers and research teams; on the research mission of the UC system itself; on the citizens of California; and on all Americans, and indeed people throughout the world, who daily benefit from the fruits of UC discoveries, innovations, and inventions.

CLAIMS FOR RELIEF

COUNT I -

Implied Right of Action, Nonstatutory Review, and *Ultra Vires* Actions; Violation of Separation of Powers

- 647. Plaintiffs reallege all paragraphs above as if fully set forth herein.
- 648. This Court has jurisdiction to enjoin federal officials from violating the Constitution, including the separation of powers. *Free Enter. Fund v. Pub. Co. Acct. Oversight Bd.*, 561 U.S. 477, 491 n.2 (2010).
- 649. The Constitution empowers Congress to make laws, U.S. Const. art. 1, § 1, and requires the President to "take Care that the Laws be faithfully executed," *id.* art. II, § 3. The "Take Care Clause" assures that, consistent with the structural and functional separation of powers on which our system of government is based—and on which it depends—"Congress makes the laws and the President faithfully... executes them." *Utility Air Reg. Grp. v. Envtl. Prto. Agency*, 573 U.S. 302, 327 (2014) (cleaned up). The faithfulness the Constitution requires of the Executive is not to the President's views on priorities, but to the laws enacted by Congress as interpreted and enforced by the Courts. Congress's powers to set the policies of the nation are at their apex when it comes to spending money, as the Constitution "exclusively grants the power of the purse to Congress, not the President." *City & Cnty. of San Francisco v. Trump*, 897 F.3d 1225, 1231 (9th Cir. 2018).

DECLARATORY AND INJUNCTIVE RELIEF

"[E]ven in the provision of subsidies, the Government may not 'ai[m]at the

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(1998) (quoting *Regan v. Taxation with Representation of Wash.*, 461 U.S. 540, 550 (1983) (alteration in original)). In the grant-making context, the government may not reject "a whole class of projects" based on "viewpoint alone," or use Federal funding to "impose a disproportionate burden calculated to drive certain ideas or viewpoints from the marketplace." *Rhode Island Latino Arts v. Nat'l Endowment for the Arts*, No.25-cv-79-WES, 2025 WL 1009026, at *12 (D.R.I. Apr. 3, 2025) (quoting *Finley*, 524 U.S. at 587).

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Rhode Island Latino Arts v. Nat'l Endowment for the Arts, No.25-cv-79-WES, 2025 WL 1009026, at *12 (D.R.I. Apr. 3, 2025) (quoting Finley, 524 U.S. at 587).

658. Defendants' mass termination of grants to disadvantage or promote particular political and ideological viewpoints is "the product of invidious viewpoint discrimination." Finley, 524 U.S. at 587. In an effort to drive views they disfavored out of the marketplace of ideas, Defendants terminated many grants based on the recipients' (presumed)

Termination Notices' citation to Executive Orders purporting to combat "Radical Indoctrination" and "Radical . . . DEI Programs," and to further "Biological Truth." The Termination Notices

make plain that Defendants believe that the content of Plaintiffs' speech conflicts with the

viewpoint as reflected in the subject matter of their research. This is most evident in the

Administration's views, and Plaintiffs' grants were terminated at least in part for this reason. The First Amendment does not tolerate such viewpoint discrimination.

659. Accordingly, Defendants' actions are not in accordance with law and are contrary to constitutional right or power.

COUNT III -

Implied Right of Action, Nonstatutory Review, and *Ultra Vires* Actions; Violation of Fifth Amendment (Due Process / Void for Vagueness)

- 660. Plaintiffs reallege and incorporate by reference the allegations contained in each of the preceding paragraphs as if fully set forth herein.
- 661. The Due Process Clause of the Fifth Amendment to the Constitution requires due process of law before the deprivation of a constitutionally protected interest.
- 662. Plaintiffs have a constitutionally protected property interest in grant funding that supports their salaries and stipends, as well as their ongoing research. Plaintiffs have relied on this funding, and the protections of federal law governing this funding, in pursuing their research, in hiring staff, in making commitments to research partners, and in many other ways.

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27 28 Plaintiffs also have constitutionally protected liberty interests in their freedom of speech and expression, including academic freedom, and in pursuing their livelihoods.

- 663. Defendants' cancellation or imminent cancellation of federal grant funding does not provide Plaintiffs fair notice or a reasonable opportunity to be heard.
- The Due Process Clause also prohibits government actions that fail to give 664. fair notice of what conduct is forbidden or required. A government enactment is unconstitutionally vague if it fails to provide a reasonable opportunity to know what conduct is prohibited or is so indefinite as to allow arbitrary and discriminatory enforcement.
- Because of the vagueness in the language of Defendant Trump's Orders 665. and the Federal Agency Defendants' chaotic efforts to give effect to those Orders, Plaintiffs are unsure, for example, which areas of study they can pursue, which populations they can focus on as study subjects, and what the demographics of study participants must be. This makes it impossible to determine how to reconfigure future research to stay within the bounds of the agencies' newest "priorities."
- 666. Defendants' efforts to purge certain disfavored research from federal agencies' grant rolls accordingly violates the Due Process Clause.

COUNT IV -

Violation of Administrative Procedure Act, 5 U.S.C. § 706(2)(A), (C): Contrary to Law; Illegal Departure from Impoundment Control Act, Statutes, and Regulations

- 667. Plaintiffs reallege all paragraphs above as if fully set forth herein.
- 668. The APA directs courts to "hold unlawful and set aside agency actions, findings, and conclusions found to be ... arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law ... [or] in excess of statutory jurisdiction, authority, or limitations, or short of statutory right." 5 U.S.C. § 706(2)(A),(C). Defendants' actions violate these provisions, calling on the Court to hold them unlawful and set them aside for several reasons, including those specified below.
- First, by refusing to spend money that Congress appropriated, Defendants 669. are violating the Impoundment Control Act of 1974 (ICA), and the appropriations statutes

underlying each agency's funding scheme. Under the ICA, a "deferral" includes any "withholding or delaying the obligation or expenditure of" appropriated funds, as well as "any other type of Executive action or inaction which effectively precludes the obligation or expenditure of" appropriated funds. 2 U.S.C. § 682(1). When the executive branch wishes to defer funds, it must send a special message to Congress detailing the money to be deferred and the reasons for deferral. There are only three permissible grounds for deferrals, id. § 684(b), none of which includes effort to ensure funds are spent consistent with the President's new policy priorities.

- 670. Defendants' actions constitute a "deferral" because they reflect a "withholding or delaying [of] the obligation or expenditure of" funds that Congress appropriated. Defendants did not notify Congress of the deferrals as the ICA requires, nor did Defendants undertake the deferrals for reasons the ICA permits.
- 671. Defendants' actions also constitute an unlawful "rescission" of the funds appropriated for agency action, including grant-making. Where the President seeks to "rescind" appropriated funds, the ICA requires, among other things, that the President send a special message to Congress specifying the funds he seeks to have rescinded and the reasons for his proposal. 2 U.S.C. § 683(a). The President did not do so.
- Second, Defendants are violating the agencies' enabling statutes and other laws passed by Congress that include grant-making as a directive to the agencies. The work that Plaintiffs and the Class were awarded grants to perform furthers agency missions and fulfills specific statutory requirements set by Congress. Withholding the appropriated funds contradicts Congress's directives.
- 673. Third, where grants were issued in accordance with agency-specific rules and terminated for reasons inconsistent with those rules, Defendants are violating their own regulations and agreements.

Violation of Administrative Procedure Act, 5 U.S.C. § 706(2)(A): Arbitrary and Capricious Failure to Engage in Reasoned Decision-making

> Plaintiffs reallege all paragraphs above as if fully set forth herein. 674.

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- 675. A reviewing court must "hold unlawful and set aside agency action" that is "arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law." 5 U.S.C. § 706(2)(A). Government agencies and officers act in an arbitrary and capricious manner if they fail to engage in "reasoned decision-making." *Michigan v. EPA*, 576 U.S. 743, 750 (2015) (citation omitted). Agency action is therefore lawful only if it rests "on a consideration of the relevant factors." *Motor Vehicle Mfrs. Ass'n of United States, Inc. v. State Farm Mut. Automobile Ins. Co.*, 463 U.S. 29, 43 (1983). This principle applies *a fortiori* to agency departures from long settled policy. *Id*.
- on factors which Congress has not intended it to consider, entirely failed to consider an important aspect of the problem, offered an explanation for its decision that runs counter to the evidence before the agency, or is so implausible that it could not be ascribed to a difference in view or the product of agency expertise." *Id.* Agency action is also arbitrary and capricious if, when departing from a prior policy, an agency does not "display awareness that it *is* changing position" or does not "show that there are good reasons for the new policy." *FCC v. Fox Television Stations, Inc.*, 556 U.S. 502, 515 (2009) (emphasis in original).
- 677. Defendants' mass termination of grants previously awarded to Plaintiffs and the Class was arbitrary and capricious for many reasons, including (but not limited to) the following:
- a. The Termination Notices do not provide a reasoned explanation for grant cancellations. Rather, the letters sent across all agencies generally state that the grant being cancelled no longer "effectuates" or is no longer "in alignment" with Agency priorities. That generic statement is not a reasoned explanation.
- b. The terminations ignore the reliance interests of grantees. For example, grantees who had already received some but not all of their awards had already spent significant time working on the projects funded by their grants. Similarly, many grantees—as their grants required—took leaves of absence from their jobs, cancelled teaching plans, or otherwise altered

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their employment status in reliance on the promise of receiving grant money to support them while they completed their projects.

- The grant terminations conflict with prior agency decisions to award the grants without providing adequate explanation for the change in agency position. All class members received their grants after a rigorous and objective application and review process that necessarily established that funded projects were meritorious and satisfied relevant criteria. Defendants have failed to provide any reason the grants fail to satisfy applicable criteria.
- d. The mass termination of grants "entirely failed to consider. . . important aspect[s] of the problem." State Farm, 463 U.S. at 43. Among other things, Defendants ignored the waste and inefficiency caused by the terminations, given the investment that Federal Agency Defendants—and by extension, taxpayers—have already made in the terminated projects.
- Defendants likewise failed to consider the significant consequences grant e. termination will have on the individuals and organizations involved in conducting research, the durability of the institutions in which they work, and on the broader public that will be deprived of benefits meant to accrue from the work accomplished with the grant funding.
- Defendants have failed to adequately justify their actions; have not 678. considered the substantial reliance interests at stake; have relied on factors that Congress did not authorize them to consider; and have not acknowledged or justified their change from prior agency positions.
- 679. In sending standardized termination letters to terminate grants *en masse*, Defendants failed to "examine[] 'the relevant data' and articulate[] 'a satisfactory explanation' for [their] decision, 'including a rational connection between the facts found and the choice made," Dep't of Commerce v. New York, 588 U.S. 752, 773 (2019) (quoting State Farm, 463 U.S. at 43). The terminations must be set aside under the APA as arbitrary and capricious.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs respectfully request that the Court certify a UC Researchers Class pursuant to Fed. R. Civ. P. 23(a)(1)-(4) and 23(b)(2), enter judgment in favor of Plaintiffs and the certified UC Researchers Class, and award Plaintiffs and the Certified UC Researchers

Class the following relief:

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- A. Declare as unlawful and set aside Defendants' Termination Notices that terminated grants previously awarded to Plaintiffs and members of the UC Researchers Class, as violative of the Constitutional separation of powers; the First and Fifth Amendment protections of free speech and due process; the Impoundment Control Act; agency-specific statutes and regulations, including congressional directives and appropriations acts; and the Administrative Procedure Act;
- B. Declare as *ultra vires* Defendants' decisions and implementation of the mass termination of grants to Plaintiffs and the UC Researchers Class;
- C. Grant preliminary and ultimately final injunctive relief to enjoin

 Defendants from cutting off agency and grantee access to congressionally appropriated funding,
 from giving effect to the violative terminations, or undertaking any similar violative action to
 terminate additional duly awarded agency grants; to restore such previously awarded grants; to
 require Defendants to provide no-cost extensions to grantees for the time necessary to resume and
 complete interrupted work; and to return to the lawful and orderly grant procedures they
 employed prior to January 20, 2025;
- D. Appoint the Named Plaintiffs as Class Representatives, and the undersigned counsel as Class Counsel, upon certification of a UC Researchers Class pursuant to Fed. R. Civ. P. 23(g);
- E. Designate such additional class representatives, class counsel, and subclasses as the Court may deem appropriate at any time before final judgment, pursuant to Fed. R. Civ. P. 23(c)(1)(C) and 23(c)(5);
- F. Award Plaintiffs and counsel for the Proposed Class reasonable costs and attorneys' fees; and
 - G. Issue such other relief as the Court deems just and proper.

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	Case 3:25-cv-04737-RFL	Document 112	Filed 08/29/25	Page 158 of 159			
1	Dated: August 29, 2025	By:	/s/ Claudia Pol	skv			
2	Erwin Chemerinsky (<i>pro hac vice</i> forthcom:						
3		echemerinsky@law.berkeley.edu Claudia Polsky (CA Bar No. 185505) cpolsky@law.berkeley.edu U.C. BERKELEY SCHOOL OF LAW					
4							
5		Law Building Berkeley, CA 94720-7200					
6		Tele	phone: 510.642.648	3			
7	Dated: August 29, 2025	By:	/s/ Elizabeth J.	Cabraser			
8		Eliza	Elizabeth J. Cabraser (CA Bar No. 83151) ecabraser@lchb.com				
9		Rich	ard M. Heimann (C nann@lchb.com	A Bar No. 63607)			
10		Kevi	n R. Budner (CA B lner@lchb.com	ar No. 287271)			
11		Ann	Annie M. Wanless awanless@lchb.com (CA Bar No. 339635)				
12							
13							
14			phone: 415.956.100				
15	Dated: August 29, 2025	By:	/s/ Anthony P. S	Schoenberg			
16		Anth	ony P. Schoenberg	(CA Bar No. 203714)			
17			tschoenberg@fbm.com Donald E. Sobelman (CA Bar No. 184028)				
18		Dyla	dsobelman@fbm.com Dylan M. Silva (State Bar No. 306363)				
19		Lind	lva@fbm.com a S. Gilleran (CA B	ar No. 307107)			
20		Kyle	eran@fbm.com A. McLorg (CA B	ar No. 332136)			
21		John	lorg@fbm.com J. Darin (CA Bar N	Jo. 323730)			
22		jdarin@fmb.com Katherine T. Balkoski (CA Bar No. 353366) kbalkoski@fbm.com FARELLA BRAUN + MARTEL LLP					
23							
24		San	Bush Street, Suite 9 Francisco, CA 9410	4			
25		•	phone: 415. 954.440				
26		Attoi	rneys jor Plaintiffs (and the Proposed Class			
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FILER'S ATTESTATION

I hereby attest that each Signatory has concurred in the filing of this document, as indicated by their conformed signatures within this e-filed document.

Dated: August 29, 2025 /s/ Elizabeth J. Cabraser
Elizabeth J. Cabraser

Elizabeth J. C