

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON

WASHINGTON STATE ASSOCIATION OF
HEAD START AND EARLY CHILDHOOD
ASSISTANCE AND EDUCATION
PROGRAM, ILLINOIS HEAD START
ASSOCIATION, PENNSYLVANIA HEAD
START ASSOCIATION, WISCONSIN
HEAD START ASSOCIATION, FAMILY
FORWARD OREGON, and PARENT
VOICES OAKLAND,

Plaintiffs,

v.

ROBERT F. KENNEDY, JR., in his official
capacity as Secretary of Health and Human
Services; U.S. DEPARTMENT OF HEALTH
AND HUMAN SERVICES; ANDREW
GRADISON, in his official capacity as Acting
Assistant Secretary of the Administration for
Children and Families; ADMINISTRATION
FOR CHILDREN AND FAMILIES; and
TARA HOOBAN, in her official capacity as
Acting Director of the Office of Head Start,

Defendants.

Case No. _____

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

INTRODUCTION 4

JURISDICTION AND VENUE 8

PARTIES 8

FACTUAL ALLEGATIONS 12

 I. Congressional actions require HHS to continue to administer the Head Start program, including by maintaining funding and staffing levels. 14

 A. Congress has directed HHS to maintain the Head Start program at current capacity. 14

 B. HHS must maintain sufficient staff to perform the guidance, oversight, monitoring, and grant administration functions mandated by Congress in the Head Start Act. 16

 II. Congress directed HHS to administer the Head Start program in a manner that accounts for and effectively serves the wide range of children and families across the country..... 19

 A. Head Start programs must be designed to meet the needs of the local community..... 22

 B. Agencies must provide linguistically and culturally appropriate services..... 25

 C. Agencies must provide inclusive and accessible services for children with disabilities. 28

 D. Agencies must provide services to children experiencing homelessness and children in foster care..... 30

 E. Agencies must consider diversity in development of staff. 32

 F. Agencies must conduct outreach to diverse families in the community and involve parents in the design and implementation of their programs. 34

 III. Head Start’s community-based model improves outcomes for children, families, and their communities..... 36

 A. Educational outcomes 37

 B. Health outcomes..... 39

 C. Economic outcomes 41

 IV. Defendants’ actions conflict with the legal requirements established by Congress to maintain Head Start programming across the country..... 44

 A. Contrary to Congressional mandate, Defendants are implementing a policy to dismantle the Head Start program..... 46

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

i. HHS carries out unauthorized mass office closures and layoffs..... 47

ii. Unlawful office closures cause and compound the chaos of extreme delays in funding and access to PMS..... 49

B. HHS’s unlawful ban on diversity, equity, inclusion, and accessibility sows confusion, compromises the quality of Head Start programming, and is inconsistent with the Head Start Act and the Rehabilitation Act..... 53

i. OMB funding freeze implementing Anti-DEI, Gender Ideology, and Anti-Immigration Executive Orders..... 54

ii. The March 14 DEI Ban and the April 16 DEIA Certification. 56

a. The March 14 DEI Ban and April 16 DEIA Certification are unlawfully vague..... 58

b. The March 14 DEI Ban and April 16 DEIA Certification conflict with the requirements of the Head Start Act and the Rehabilitation Act. 61

c. The March 14 DEI Ban and the April 16 DEIA Certification unlawfully suppress speech..... 65

V. Defendants’ actions have caused, are causing, and will continue to cause irreparable harm to Plaintiffs. 66

A. Defendants’ actions will imminently result in reduction, suspension, or termination of Head Start programs across the country..... 67

B. Loss of access to affordable childcare will have catastrophic and cascading impacts. 68

REQUEST FOR RELIEF 94

JURY DEMAND 97

1 INTRODUCTION

2 1. In 1965—as an outgrowth of the Civil Rights Movement, Congress created
3 Head Start to provide high quality and comprehensive early education and childcare
4 services for families the most in need. Head Start prepares children for success at school
5 by providing services that “enhance cognitive, social, and emotional development.” Over
6 the past 60 years, this visionary program has transformed the lives of countless families by
7 providing free early childhood education and childcare to 40 million children in every
8 community in every state across the country. Head Start’s educational programming has
9 generated documented improvements in the health, educational outcomes, and financial
10 prospects of participating children and families. For parents and caregivers—especially
11 mothers, who carry a disproportionate share of childcare responsibilities, access to Head
12 Start enables them to provide for their families. Without Head Start, many women, and
13 especially women of color, would not be able to work or go to school.

14 2. Defendants are now dismantling this crucial program in defiance of Congress—
15 a goal specifically identified in “Project 2025: A Mandate for Leadership.” A recent version of
16 President Trump’s budget proposes the complete elimination of Head Start by September 30,
17 2025, the end of Fiscal Year 2025.¹ Between January 20, 2025 and April 16, 2025, the
18 Department of Health and Human Services (“HHS”) has disbursed nearly \$1 billion less in
19 spending for Head Start compared to the same period in the previous year.² On April 25, 2025,
20 news sources reported that budget-related materials describe Head Start as a program that “uses
21 a ‘radical’ curriculum and gives preference to illegal immigrants” and “criticizes it for
22

23 ¹ Alan Rappoport & Tony Romm, *Trump Budget to Take Ax to ‘Radical’ Safety Net Programs*, N.Y. Times (Apr. 25,
24 2025), <https://www.nytimes.com/2025/04/25/us/politics/trump-budget-cuts.html>.

25 ² *NEW: Trump Admin Withholding Nearly \$1 Billion in Funding for Head Start—Crunching Centers Nationwide*
26 *and Forcing Devastating Closures*, U.S. Senate Comm. On Appropriations (Apr. 16, 2025),
<https://www.appropriations.senate.gov/news/minority/new-trump-admin-withholding-nearly-1-billion-in-funding-for-head-startcrunching-centers-nationwide-and-forcing-devastating-closures>.

1 diversity, equity and inclusion programming and the use of resources that encourage toddlers
2 to welcome children and families with different sexual orientations.”³

3 3. In accordance with Project 2025’s blueprint, Defendants have launched an
4 offensive on Head Start providers and families in a series of unrelenting attacks. On January
5 20, 2025, President Trump issued his first Executive Orders banning “diversity, equity,
6 inclusion, and accessibility,” the “indoctrination of gender ideology,” and the “supporting or
7 providing services, either directly or indirectly, to removable or illegal aliens.”

8 4. On January 27, 2025, implementing these Day 1 Executive Orders, the Office
9 of Management and Budget (“OMB”) froze all funds for federal funding recipients, including
10 for Head Start providers. The freeze created profound confusion and, within hours, forced
11 several providers to close indefinitely. Even after the freeze was lifted following multiple court
12 injunctions, programs faced looming uncertainty.

13 5. On March 14, 2025, the Administration for Children and Families (“ACF”)
14 within HHS issued a letter implementing the President’s ban on “DEI.” The letter threatened
15 funding consequences for agencies that “promote” or “take part” in any “diversity, equity, and
16 inclusion (DEI) initiatives” (the “March 14 DEI Ban”).

17 6. On April 16, 2025, HHS then amended its Grants Policy Statement, which is
18 incorporated into every new grant award, to add a certification requirement stating that
19 agencies that accept grant awards “are certifying that . . . they do not, and will not during the
20 term of this financial assistance award, operate any programs that advance or promote DEI,
21 DEIA, or discriminatory equity ideology in violation of Federal anti-discrimination laws” (the
22 “April 16 DEIA Certification”). In the event that a funding recipient engages in impermissible
23 “DEIA,” consequences include a claw-back of grant funds as well as civil and criminal liability
24 for misrepresentation under the False Claims Act.

25
26 ³ See *supra* n. 1.

1 7. Head Start providers (also known as Head Start “agencies”) were not provided
2 any official guidance as to what was considered a “diversity, equity, and inclusion (DEI)
3 initiative,” an activity “advancing” or “promoting” “DEIA,” or “discriminatory equity
4 ideology” per the Executive Orders. Nor were they instructed how to reconcile these bans with
5 their conflicting obligations under the Head Start Act to serve the “diverse needs” of their
6 communities, including by providing “linguistically and culturally appropriate” services and
7 supports for children with disabilities. Defendants have placed agencies in constant fear that
8 they are in violation of the March 14 DEI Ban and the April 16 DEIA Certification and in
9 jeopardy of losing their funding or their designation as Head Start providers, having funds
10 clawed back, or being subject to investigation and liability under the False Claims Act.

11 8. This month, Defendants also abruptly shuttered half of the Office of Head Start
12 (“OHS”) locations across the country and laid off the entirety of their staff. On April 1, 2025,
13 Defendants’ mass closures and layoffs stripped Head Start agencies in 23 states overnight of
14 the essential support, resources, and guidance of their regional Head Start offices. Head Start
15 agencies (“Agencies”), including members of Plaintiffs Washington State Association of Head
16 Start and Early Head Start Association (“Washington HSA”), Illinois Head Start Association
17 (“Illinois HSA”), and Wisconsin Head Start Association (“Wisconsin HSA”), faced
18 unprecedented confusion that threatened their ability to operate and, indeed, their very
19 existence. Agencies struggled to get any information about the status of their funding and their
20 designation as Head Start providers, without which they would not be able to continue services.
21 Agencies’ budgets are currently so precarious that many are not able to adequately plan to pay
22 leases and staff.

23 9. One member agency of Plaintiff Washington HSA, located in Sunnyside,
24 Washington—after weeks of receiving no confirmation or updates from OHS about the status
25 of its impending funding renewal deadline—was forced to suspend services. The sudden
26

1 closure left 400 children without care and over 70 staff members without jobs. More closures
2 and attendant harm will follow absent relief from this Court.

3 10. Indeed, on April 10, OMB issued a memorandum (the “April 10 OMB Memo”)
4 reiterating that “[t]he [President’s] Budget does not fund Head Start” and that “HHS/ACF
5 should work with OMB to ensure to the extent allowable FY 2025 funds are made available to
6 close out the program. This elimination is consistent with the Administration’s goals of
7 returning education to the States and increasing parental choice. The Federal government
8 should not be in the business of mandating curriculum, locations and performance standards
9 for any form of education.”

10 11. Defendants’ unyielding stream of attacks are unlawful acts in service of an
11 unlawful goal: to eliminate Head Start in blatant contravention of Congressional directives.
12 They violate the core principles of Separation of Powers and the Spending Clause under the
13 Constitution. Defendants’ March 14 DEI Ban and the April 16 DEIA Certification are also
14 unconstitutionally vague and impermissibly suppress protected speech.

15 12. Defendants’ actions are additionally unlawful under the Administrative
16 Procedure Act because they are contrary to the Constitution and federal statutes, including the
17 Head Start Act and the Rehabilitation Act; *ultra vires*, and arbitrary and capricious.

18 13. Defendants’ actions cause significant and irreparable harm to Plaintiff Head
19 Start Associations, whose members do not know whether they will be suddenly forced to close
20 in a day, a week, or a month. Defendants’ actions also have caused and will continue to cause
21 significant harms to Head Start parents and caregivers across the country, including members
22 of Plaintiffs Family Forward Oregon and Parent Voices Oakland (“Parent Plaintiffs”). Loss of
23 access to Head Start would result in significant disruptions to their children’s education,
24 disability and other support services, food security, and health and well-being, and would force
25
26

1 parent and caregiver members to miss work, lose their jobs, drop out of school and vocational
2 training programs, and endure significant financial and mental stress and hardship.

3 14. Relief from this Court is necessary to prevent the imminent termination of
4 critical services for hundreds of thousands of families currently enrolled, as well as to preserve
5 the program for the millions of families of future generations.

6 JURISDICTION AND VENUE

7 15. This Court has jurisdiction under 28 U.S.C. §§ 1331 (federal question), 1346
8 (civil actions against the United States), and 5 U.S.C. § 702 (final agency action).

9 16. Venue is proper in this Court under 28 U.S.C. §§ 1391(b)(2) and 1391(e)(1).
10 Defendants are government agencies and government officers who are sued in their official
11 capacities. Plaintiff Washington HSA is headquartered in this District. A substantial part of the
12 events or omissions giving rise to this Complaint occurred in this District.

13 17. This Court is authorized to issue declaratory and injunctive relief under 28
14 U.S.C. §§ 2201–02, 5 U.S.C. §§ 705–06, Rules 57 and 65 of the Federal Rules of Civil
15 Procedure, and by the inherent general equitable powers of this Court.

16 PARTIES

17 Plaintiffs

18 18. The **Washington State Association of Head Start and Early Childhood**
19 **Education and Assistance Program (“Washington HSA”)** is a statewide, non-profit
20 organization with 32 agency members that provide Head Start, Early Head Start, Migrant and
21 Seasonal Head Start, and Tribal Head Start services. Washington HSA members serve over
22 14,300 children and families, most of whom come from underserved communities.

23 19. The mission of Washington HSA is to work in collaboration with children,
24 families, and communities to advocate for antiracist and equitable early learning, education,
25 and human services systems that provide opportunities for all children and families, regardless
26

1 of race, gender, language, ability, sexual orientation, nationality, immigration status, or
2 socioeconomic status. Washington HSA supports its members through policy advocacy and by
3 providing high quality professional development for members to help them maintain a high
4 level of excellence in teaching, program governance, management, and family support
5 services.

6 20. The **Wisconsin Head Start Association (“Wisconsin HSA”)** is a statewide,
7 non-profit organization made up of 39 agency members who provide Head Start and Early
8 Head Start services to families throughout Wisconsin for the last 50 years. It serves all of
9 Wisconsin’s 72 counties and interacts with 424 school districts serving the state’s children and
10 provides comprehensive services for over 15,000 of Wisconsin’s youngest and most vulnerable
11 citizens.

12 21. Wisconsin HSA’s mission is to support and strengthen Head Start and Early
13 Head Start programs for the benefit of children, families, and communities through advocacy,
14 professional development, and strategic alliances. Its membership is open to each federally
15 recognized Wisconsin Head Start and Early Head Start agency and delegate agency. Members
16 pay annual dues determined by the Wisconsin HSA Board of Directors. Members have access
17 to a network of support, including training events and workforce support, leadership
18 development, representation on statewide collaborative projects, management of State
19 Supplemental Head Start Grants, and advocacy work to assure the availability of
20 comprehensive, top-quality services to families facing the struggles that living in poverty
21 presents.

22 22. The **Illinois Head Start Association (the “Illinois HSA”)** is a statewide, non-
23 profit, nonpartisan association of 51 member agencies and 84 delegate agencies serving over
24 28,800 children and their families.

1 23. Illinois HSA’s mission is to provide guidance and support to Illinois Head Start
2 and Early Head Start programs to ensure their ongoing viability and vitality to operate high
3 impact, community driven services for Illinois’ most vulnerable children and families. Illinois
4 HSA advocates for its members at the federal, state, and local levels, offers professional
5 development and training resources for Head Start agencies and their staff, and provides
6 opportunities for parents and families to connect, share, and grow.

7 24. The **Pennsylvania Head Start Association (“Pennsylvania HSA”)** is a
8 statewide, non-profit organization dedicated to improving the future for children, families, and
9 communities who are economically challenged. As a responsive and collaborative
10 organization, it embraces diversity, promotes comprehensive services, and unifies the early
11 childhood community in Pennsylvania by offering professional development and training for
12 its member Head Start agencies, providing networking and information-sharing opportunities,
13 and advocating at the federal, state, and local levels on behalf of its members. Pennsylvania
14 HSA’s 60 member agencies serve over 26,200 children and 32,200 families, providing
15 comprehensive services to ensure all children in Pennsylvania reach their full potential.

16 25. **Family Forward Oregon (“FFO”)** is a statewide, non-profit organization led
17 by and comprised of Oregon mothers and caregivers fighting for gender, economic, and racial
18 justice and for access to high-quality, affordable, and culturally relevant childcare. Its
19 membership includes Oregon mothers and caregivers across intersecting identities of race,
20 class, sexuality, gender identity, and disability, including parents and family members of
21 children currently enrolled in Head Start. FFO’s membership also includes Oregon childcare
22 providers, including current Head Start teachers and staff members.

23 26. The mission of FFO is to work collectively with Oregon mothers and caregivers
24 to organize, educate, and advocate for care systems that ensure that families obtain economic
25 stability and power, and where the labor of caregiving is seen and valued. To achieve these
26

1 goals, FFO builds on the collective power of Oregon mothers and caregivers through
2 community organizing, leadership development, civic engagement, education, and advocacy.
3 FFO offers many opportunities for training, development, and participation to its members,
4 including, but not limited to, monthly action team meetings; direct actions, including a Day
5 Without Child Care to draw attention to the statewide childcare crisis; care summits; and a
6 statewide parent cohort, comprised of parent members from communities most impacted by
7 the childcare crisis in Oregon.

8 27. **Parent Voices Oakland (“PVO”)** is a parent-led non-profit organization that
9 organizes, educates, and advocates for affordable, accessible, quality childcare in Oakland and
10 the surrounding Bay Area in California. Its multi-racial, multi-lingual, and multi-generational
11 membership includes parents and caregivers in Oakland and the surrounding Bay Area,
12 including parents and caregivers of children currently enrolled in Head Start. PVO is one
13 chapter of a statewide network of 17 chapters serving children and families across California.

14 28. The mission of PVO is to make quality, accessible, and affordable childcare
15 available to all families, and to organize, support, and empower parents and caregivers in
16 becoming life-long advocates for their children. PVO’s programs are developed to expand
17 local, state, and federal resources for a childcare delivery system that is comprehensive,
18 community driven, and provides support for children and families universally. Through
19 community organizing, parent education and leadership development, coalition building, and
20 civic engagement, PVO elevates the visibility of low-wage workers who cannot afford the full
21 cost of childcare.

22 **Defendants**

23 29. Defendants are officials of the United States government and United States
24 governmental agencies responsible for promulgating or implementing the Head Start Act. 42
25 U.S.C. § 105 *et seq.*

1 30. Defendant **Robert F. Kennedy Jr.** is the Secretary of Health and Human
2 Services. He oversees, among other things, the Administration for Children and Families and
3 the OHS. He is sued in his official capacity.

4 31. Defendant **United States Department of Health and Human Services**
5 (**“HHS”**) is an executive department of the United States government headquartered in
6 Washington, D.C., and responsible for the Head Start program.

7 32. Defendant **Andrew Gradison** is the Acting Assistant Secretary for the
8 Administration for Children and Families. He is sued in his official capacity.

9 33. Defendant **Administration for Children and Families** (**“ACF”**) is a division
10 within the United States HHS that is headquartered in Washington, D.C., and administers the
11 Head Start program.

12 34. Defendant the **Office of Head Start** (**“OHS”**) is an office within the
13 Administration for Children and Families, and is headquartered in Washington, D.C., and
14 administers the Head Start program.

15 35. Defendant **Tara Hooban** is the acting director of the OHS. She is sued in her
16 official capacity.

17 **FACTUAL ALLEGATIONS**

18 36. Head Start is a Congressionally-established federal program that provides
19 young children of low-income families “a comprehensive program to meet their emotional,
20 social, health, nutritional and psychological needs.”⁴ The purpose of the program is to prepare
21 children for school and life beyond school in “(1) a learning environment that supports
22 children’s growth in language, literacy, mathematics, science, social and emotional
23 functioning, creative arts, physical skills, and approaches to learning; and (2) through the
24

25 ⁴ *Head Start History*, Admin. For Child & Fams., U.S. Dep’t of Health & Hum. Servs. (Jan. 31, 2025),
26 <https://headstart.gov/about-us/article/head-start-history>.

1 provision to low-income children and their families of health, educational, nutritional, social,
2 and other services that are determined, based on family needs assessments, to be necessary.” 42
3 U.S.C. § 9831.

4 37. Congress established Head Start in the Economic Opportunity Act (“EOA”) of
5 1964, which authorized financial and technical assistance for “Urban and Rural Community
6 Action Agencies” through which “[c]ommunities will be encouraged and helped to develop
7 individual agencies” for low-income families. Senate Report from the Committee on the Labor
8 and Public Welfare, July 21, 1964, p 18. Under the Act, each community must be given “as
9 much flexibility as possible” to develop their own agencies. *Id.* Since its founding, Head Start
10 has served 40 million children.

11 38. Launched in the summer of 1965, Head Start was an outgrowth of the Civil Rights
12 Movement and its promise of racial and economic justice, particularly for Black women and
13 children in the United States.⁵ Head Start provided Black children, in particular, with critical
14 “access to professional healthcare, nutritious meals, and an education that celebrated[,] rather than
15 condemned[,] their [B]lackness.”⁶

16 39. The program is funded by OHS under ACF within HHS. Head Start services
17 are available at no cost to families that fall below the poverty line.

18 40. ACF awards Head Start grants directly to local Head Start agencies, which are
19 typically organizations that provide childcare and early learning services. This unique “federal
20

21 ⁵ Crystal R. Sanders, *A Chance for Change: Head Start and Mississippi’s Black Freedom Struggle* 4–8 (Univ. of N.C.
22 Press, 2016) (noting that Black women “perceived Head Start, with its access to social services and its stated
23 commitment to their maximum participation, as the logical way to continue their struggle for political and
24 socioeconomic justice,” and that Head Start programming “readied [B]lack children to live in an equal and integrated
25 society rather than teaching them to survive white supremacy”); *see also* Crystal R. Sanders, *The 1966 Preschool
26 March on Washington*, Univ. of N.C. Press Blog (Feb. 11, 2016), [https://uncpressblog.com/2016/02/11/the-1966-
preschool-march-on-washington/](https://uncpressblog.com/2016/02/11/the-1966-preschool-march-on-washington/) (“[T]he Head Start program provided [B]lack youth with an educational experience
void of notions of [B]lack inferiority.”).

⁶ Keisha N. Blain, *Head Start and Mississippi’s Black Freedom Struggle: An Interview with Crystal R. Sanders*, Black
Perspectives (July 18, 2016), <https://www.aaihs.org/head-start-and-mississippi-black-freedom-struggle/>.

1 to local” funding structure ensures that each Head Start program is tailored to the needs of the
2 community.⁷

3 41. Early Head Start serves infants as young as six weeks old, and children remain
4 eligible for Head Start until they reach the age for public school where the program is located.⁸

5 42. As set forth in detail below, Congress requires HHS to administer and maintain
6 Head Start across the country in a manner consistent with the requirements and standards set
7 forth in the Head Start Act. For decades, Head Start has resulted in proven benefits for the wide
8 range of children, families, and communities it serves nationwide.

9 43. In the past several weeks, however, Defendants’ actions have impeded the
10 ability of Head Start agencies to provide services and pose a substantial risk of irreparable and
11 ongoing harm to the hundreds of thousands of children and families served by Head Start each
12 year.

13 **I. Prior Congressional actions require HHS to continue to administer the Head**
14 **Start program, including by maintaining funding and staffing levels.**

15 **A. Congress has directed HHS to maintain the Head Start program at**
16 **current capacity.**

17 44. The Head Start Act, as amended by the Improving Head Start for School
18 Readiness Act of 2007, requires the Secretary of HHS to allocate funds to agencies in each
19 state, in an amount no less than the funds allocated in the previous fiscal year. 42 U.S.C. § 9835
20 (2007). The Secretary must also allocate funds for training and technical assistance activities
21 and for research.

24 ⁷ *Head Start Program Facts: Fiscal year 2023*, Admin. For Child & Fams., U.S. Dep’t of Health & Hum. Servs.
25 (Feb. 27, 2025), <https://headstart.gov/program-data/article/head-start-program-facts-fiscal-year-2023>

26 ⁸ *Head Start Program Facts: Fiscal year 2023*, Admin. For Child & Fams., U.S. Dep’t of Health & Hum. Servs.
(Feb. 27, 2025), <https://headstart.gov/program-data/article/head-start-program-facts-fiscal-year-2023>

1 45. Congress most recently funded Head Start in the Fiscal Year 2024
2 Appropriations Bill. The bill “[p]rovided, [t]hat \$12,271,820,000 shall be for making payments
3 under the Head Start Act, including for Early Head Start-Child Care Partnerships.” Further
4 Consolidated Appropriations Act, H.R. 2882, 118th Cong. (2024),
5 <https://www.congress.gov/bill/118th-congress/house-bill/2882>. In lieu of passing a Fiscal
6 Year 2025 budget, Congress instead passed a series of Continuing Resolutions to extend
7 funding at current levels, through September 30, 2025, the end of the fiscal year. Making
8 Further Continuing Appropriations and Other Extensions for the Fiscal Year Ending
9 September 30, 2025, and for Other Purposes, Pub. L. No. 119-4, 139 Stat. 9 (2025) (extending
10 funding through September 30, 2025).

11 46. Under the operative Continuing Resolution, HHS must disburse funds that have
12 been appropriated to agencies that provide Head Start services.

13 47. The Secretary designates Head Start agencies based on their ability to deliver a
14 “high-quality and comprehensive Head Start program that meets the educational, health,
15 nutritional, and social needs of the children and families it serves, and meets program and
16 financial management requirements and standards.” 42 U.S.C. § 9836(c)(1). Each agency’s
17 Head Start program is “designat[ed] . . . for a period of [five] years for the planning, conduct,
18 administration, and evaluation of a Head Start program.” 42 U.S.C. § 9833.

19 48. Each agency designated a Head Start agency can receive federal funds that
20 cover at least 80 percent of the approved costs of the agency’s Head Start program. 42 U.S.C.
21 § 9835(b).

22 49. During this five-year period, HHS renews each agency’s grant annually. This
23 annual renewal is referred to as a “continuation grant” or “refunding.” As discussed *infra*
24 Section I.B, agencies receive consistent updates and communication about the status of their
25 grants from staff who are “Program Specialists” at the OHS. HHS must disburse continuation
26

1 grants to agencies unless OHS has identified a performance issue that would justify
2 termination. Agencies' grant renewal deadlines are staggered in different months over the
3 course of the year.

4 50. After a five-year designation period, agencies that maintain high performance
5 are entitled to another five-year designation. Agencies that trigger performance-related criteria
6 during their five-year designation are placed in the Designation Renewal System ("DRS") and
7 must compete with other agencies at the end of their designation period for another five-year
8 designation.

9 51. If a previously designated Head Start agency does not qualify for a designation
10 renewal, the Secretary must either designate a new agency or an interim agency to fill the gap
11 in services. 42 U.S.C. § 9836(d), (f).

12 **B. HHS must maintain sufficient staff to perform the guidance, oversight,**
13 **monitoring, and grant administration functions mandated by Congress in**
14 **the Head Start Act.**

15 52. Through the Head Start Act, Congress provided specific instructions for
16 monitoring the performance of Head Start agencies to determine whether they qualify for
17 federal funding. Congress delegated specific responsibilities to the Secretary of HHS and the
18 OHS. OHS staff are critical to maintaining the quality and ensuring continued operation of
19 Head Start programs.

20 53. OHS staff conduct regular performance evaluations of Head Start programs,
21 including a full review of each agency at least once every three years; a review of each newly
22 designated Head Start agency immediately after completion of its first year; and follow-up
23 reviews for agencies with specific deficiencies or broader areas of noncompliance. 42 U.S.C.
24 § 9836a(c)(1).

25 54. If OHS determines that a Head Start agency fails to meet the performance
26

1 standards, the Head Start Act sets out a detailed corrective action plan, including deadlines for
2 correcting the deficiency—*i.e.*, immediately, if the deficiency threatens the health or safety of
3 program staff or participants or “poses a threat to the integrity of Federal funds,” or else within
4 90 days or longer, per the Secretary’s discretion depending upon the nature of the deficiency
5 and whether it requires development of a quality improvement plan. 42 U.S.C. § 9836a(e)(1).
6 Head Start agencies are constantly monitored by Defendants, most receiving monthly contact
7 about compliance.

8 55. The administration of Head Start has been divided into twelve regions for
9 almost two decades. Ten regions are geographic, with each regional office responsible for
10 managing programs in its respective group of states. Regional offices are staffed in large part
11 by “Program Specialists,” who are the primary and sometimes only points of contact for
12 agencies to OHS. Two special program Regions are located in the OHS central office and
13 support American Indian and Alaska Native Head Start, and Migrant and Seasonal Head Start--
14 --which serves the families of farmworkers. *See, e.g.*, ACF, Proposed Information Collection
15 Activity: Objective Work Plan/On-Going Progress Report, 88 Fed. Reg. 32227, 32229 (May
16 19, 2023); Office of Head Start; Statement of Organization, Functions, and Delegations of
17 Authority, 75 Fed. Reg. 81280 (Dec. 27, 2010).

18 56. “Head Start Regional Offices are responsible for administering funding,
19 ongoing oversight and monitoring, and training and technical assistance to the grant recipient
20 agencies that provide services to Head Start children and families; providing ongoing
21 management of Regional Head Start program operations, including State Collaboration grants,
22 and liaising within each Region to the Office of Child Care and the Office of Grants
23 Management.” ACF, Proposed Information Collection Activity: Objective Work Plan/On-
24 Going Progress Report, 88 Fed. Reg. 32227, 32229 (May 19, 2023).

25 57. Communication and transparency about funding are particularly crucial due to
26

1 restraints on HHS’s Payment Management System (“PMS”), which provides that “[F]ederal
2 cash must be drawn solely to accommodate your immediate needs on an ‘As Needed Basis
3 Only’ and must not be held *in excess of three (3) working days.*”⁹ Because of this Three-Day
4 Rule, agencies have limited cash reserves and need certainty that they will be able to continue
5 to withdraw funds to make payroll, pay rent, and meet other financial obligations.

6 58. Regional offices act as important intermediaries between OHS and agencies and
7 Head Start Associations in other respects. Program specialists distribute information from
8 OHS, including updates in technical operations and program administration, trainings on how
9 to provide childhood services based on new developments in the field, and analysis of trends
10 in populations across the region. Head Start agencies communicate concerns about Head Start
11 implementation to the Regional Offices, which in turn communicate those concerns to OHS.

12 59. Additionally, Program Specialists are an agency’s lifeline throughout an
13 agency’s initial set-up process. Program Specialists assist with leasing and licensing
14 requirements; help manage timelines and other logistics; recruit parents to participate in
15 programming; and numerous other responsibilities that help an agency’s program come to
16 fruition.

17 60. Program Specialists also provide timely emergency support. They provide
18 urgent guidance and technical assistance for child health and safety incidents and disaster
19 relief.

20 61. Finally, Program Specialists assist with approvals related to an agency’s
21 facilities, like fixing a leaking roof. At any given time, there are typically over 1,000 open
22 facilities requests across the country.

23 62. Many Head Start programs are in almost constant contact with their Program
24

25 ⁹ *Payment Request*, Program Mgmt. Servs., U.S. Dep’t of Health & Hum. Servs., [https://pms.psc.gov/grant-
recipients/funding-request-formula.html/](https://pms.psc.gov/grant-
26 recipients/funding-request-formula.html/).

1 Specialist in regional offices. For example, the Office of Region 10—covering Alaska, Idaho,
2 Oregon, and Washington—conducted bi-weekly meetings with Head Start agencies in
3 Washington, in addition to any contact as necessary. Similarly, prior to the current
4 administration, the Wisconsin HSA similarly convened monthly calls between its members and
5 OHS regional leadership.

6 **II. Congress directed HHS to administer the Head Start program in a manner**
7 **that accounts for and effectively serves the wide range of children and**
8 **families across the country.**

9 63. The Head Start Act requires Head Start agencies to meet the “diverse needs of
10 the population served.” 42 U.S.C. § 9836(d)(2)(L); *see also* 45 C.F.R. § 1302.11(b).

11 64. Since its founding in 1965, Head Start has successfully served children from a
12 wide range of backgrounds, including children of color, children living in rural areas, children
13 with disabilities, children who are experiencing homelessness, and bilingual children.

14 65. Over 75 percent of the children that Head Start serves are from families of color,
15 including Latine, Black, and Indigenous families. In 2023 and 2024, 37 percent of participants
16 were non-white Hispanic or Latine, 28 percent were Black, 5 percent were multiracial, 3
17 percent were American Indian or Alaska Natives, 2 percent were Asian, and 1 percent were
18 Native Hawaiian or Pacific Islander.¹⁰

19 66. About 30 percent of Head Start participants live in rural communities. In these
20 areas, recruitment of staff and provision of wraparound services for education and health
21 agencies is particularly challenging because of lower population density, transportation, and
22
23

24
25 ¹⁰ *Office of Head Start – Services Snapshot National All Programs (2023-2024)*, Admin. For Child & Fams., U.S.
26 Dep’t of Health & Hum. Servs., at 2, (Mar. 24, 2025), <https://headstart.gov/sites/default/files/pdf/service-snapshot-all-2023-2024.pdf>.

1 resources.¹¹ The ability of Head Start agencies to successfully provide services in rural areas
2 is particularly important because in these areas (known as “childcare deserts”¹²), Head Start
3 agencies are often one of extremely limited childcare options for parents and caregivers,
4 including many of Plaintiff FFO’s members. Abrupt closure of Head Start agencies in many
5 rural communities would mean a significant number of parent and caregivers would lose access
6 to childcare overnight, without other available and/or affordable childcare openings in their
7 communities.

8 67. Head Start agencies also must ensure that at least 10 percent of their total
9 enrollment is filled by children with disabilities. 42 U.S.C. § 9835(d)(1). Today, approximately
10 15 percent of Head Start children have a disability that makes them eligible to receive special
11 education, early intervention, and related services.

12 68. About 7.5 percent of Head Start children—over 58,000 children—were
13 experiencing homelessness in 2023 to 2024. These children and their families, including
14 members of Parent Plaintiffs, rely on access to Head Start for vital services, including, but not
15 limited to, access to nutritious meals and healthcare services.¹³

16 69. Over 25,000 children enrolled in Head Start were in foster care between 2023-
17 2024. Head Start provides vital predictable environments and relationships to trusted teachers
18 and caregivers to children in foster care who often case instability in their living situations.

19 70. In 2023 to 2024, 28.3 percent of children enrolled in Head Start were dual
20 language learners. They speak more than 140 languages and are enrolled in 87 percent of Head
21

22 ¹¹ Dana C. McCoy et al., *Differential Effectiveness of Head Start in Urban and Rural Communities*, 43 J. of Applied
23 Dev. Psych. 29-42 (Mar.-Apr. 2016) <https://doi.org/10.1016/j.appdev.2015.12.007>; Doris Chertow, *Project Head
Start, the Urban and Rural Challenge* No. OEO-4012 (Apr. 1968)), <https://files.eric.ed.gov/fulltext/ED022527.pdf>.

24 ¹² Rasheed Malik, Katie Hamm, & Maryam Adamu, *Child Care Deserts*, Center For American Progress (Oct. 27,
2028), <https://www.americanprogress.org/article/child-care-deserts/>.

25 ¹³ *Office of Head Start – Services Snapshot National All Programs (2023-2024)*, Admin. For Child & Fams., U.S.
26 Dep’t of Health & Hum. Servs., at 2-4, (Mar. 24, 2025), <https://headstart.gov/sites/default/files/pdf/service-snapshot-all-2023-2024.pdf>.

1 Start programs.¹⁴

2 71. Congress also directed Head Start agencies to provide services specifically
3 tailored for American Indians, Alaska Natives, and children of migrant and seasonal
4 farmworkers.

5 72. In 1965, Head Start created the “American Indian and Alaska Native”
6 (“AIAN”) program to provide services for children with American Indian and Alaska Native
7 heritage. AIAN Head Start agencies may prioritize enrollment of tribal members and their
8 families. 42 U.S.C. § 9840(d); 45 C.F.R. § 1302.14(a)(2).

9 73. In 1969, Congress created the Migrant and Seasonal Worker Head Start
10 (“MSHS”) to provide services for the children of migrant and seasonal farmworkers. Children
11 are eligible to enroll in MSHS agencies if at least one family member’s income comes
12 primarily from agricultural work. 42 U.S.C. § 9832(17); 45 C.F.R. § 1302.12(f).

13 74. Both the MSHS and AIAN Head Start agencies provide tailored services for
14 program participants, including language preservation services, culturally integrated learning
15 plans, and professional staff development. *See, e.g.*, 45 C.F.R. §§ 1302.30, 1302.36, 1302.90.

16 75. In 2023 and 2024, MSHS operates in 38 states and served 21,061 children and
17 pregnant people along with their families. Of these participants, more than 11 percent of the
18 children were experiencing homelessness and 11 percent had a disability.¹⁵

19 76. Many MSHS children come from families where parents have limited English
20 proficiency. Approximately 25 percent of MSHS parents do not speak English, and 33 percent

22 ¹⁴ *Office of Head Start – Services Snapshot National All Programs (2023-2024)*, Admin. For Child & Fams., U.S.
23 Dep’t of Health & Hum. Servs., at 3, (Mar. 24, 2025), <https://headstart.gov/sites/default/files/pdf/service-snapshot-all-2023-2024.pdf>.

24 ¹⁵ Erin Bumgarner et al., *Select Findings from the Migrant and Seasonal Head Start Study 2017: Cultural Items and*
25 *Language Use (CILU) Checklist*, Admin. for Child. And Fams. (Jan. 2020),
26 https://acf.gov/sites/default/files/documents/opre/mshs_cilu_brief_jan_2020.pdf; *Services Snapshot Migrant and*
Seasonal Head Start (MSHS) All Programs (2023-2024) Off. Of Head Start,
<https://headstart.gov/sites/default/files/pdf/service-snapshot-mshs-2023-2024.pdf>, (last visited Apr. 18, 2025).

1 of parents reported speaking limited English.

2 77. In 2023 to 2024, AIAN Head Start served 17,889 participants. Of these
3 participants, 1,416 (8.1 percent) were experiencing homelessness, and 2,256 (12.9 percent) had
4 a disability.¹⁶

5 **A. Head Start programs must be designed to meet the needs of the local**
6 **community.**

7 78. Because of the broad range and diversity of needs of Head Start families, each
8 agency must take into account the unique backgrounds and cultures of their participants in the
9 design of their curriculum and activities, as well as their staff training, outreach, and
10 recruitment process. Head Start agencies are directed to provide linguistically and culturally
11 appropriate services, inclusive services for children with disabilities, and services to children
12 experiencing homelessness. In order to fulfill its mandate, Head Start agencies are further
13 directed to consider diversity in staff development and community outreach.

14 79. When determining services, Head Start agencies must conduct “community
15 wide assessments” to identify “populations most in need of services including prevalent social
16 or economic factors, challenges, and barriers experienced by families and children.” 45 C.F.R.
17 § 1302.11(b); *see also id.* § 1302.14.

18 80. Assessments must collect relevant demographic data regarding eligible
19 participants’ race and ethnicity, the number of “[c]hildren with disabilities, including types of
20 disabilities and relevant services and resources provided,” and eligible participants’ spoken
21 languages. *Id.* § 1302.11(b). Assessments must also consider “changes related to children and
22 families experiencing homelessness” and “how the program addresses equity, accessibility, and
23 inclusiveness in its provision of service.” *Id.* A program must use this data to “inform ongoing
24

25 ¹⁶ *Services Snapshot American Indian and Alaska Native (AIAN) All Programs (2023-2024)*, Off. Of Head Start,
26 <https://headstart.gov/sites/default/files/pdf/service-snapshot-aian-2023-2024.pdf> (last visited Apr. 18, 2025).

1 program improvement efforts” and “to promote enrolling the children most in need of program
2 services.” *Id.* § 1302.14.

3 81. Head Start regulations include “Performance Standards” which require that
4 agencies “ensure equitable, inclusive, and accessible service[s]” that reflect the “needs and
5 diversity of the community.” *Id.* § 1302.11. The “Performance Standards are the foundation on
6 which programs design and deliver comprehensive, high-quality individualized services to
7 support the school readiness.” Head Start Performance Standards, 81 Fed. Reg. 61294, 61296
8 (Sept. 6, 2016).

9 82. The Performance Standards integrate the *Head Start Early Learning Outcomes*
10 *Framework: Ages Birth to Five* (the “Framework”). *See* 45 C.F.R. §§ 1302.30–32, 1302.30–
11 35, 1302.91–92, which were developed based on comprehensive research on effective early
12 learning outcomes.¹⁷ One of the “guiding principles” of the Framework is that “every child has
13 diverse strengths rooted in their family’s culture, background, language, and beliefs.
14 Responsive and respectful learning environments welcome children from diverse cultural and
15 linguistic backgrounds. Effective teaching practices and learning experiences build on the
16 unique backgrounds and prior experiences of each child.”¹⁸ The Framework elements are
17 “[i]nclusive [and] [r]elevant for children from diverse linguistic, economic, and cultural
18 backgrounds and for children with disabilities.” *Id.* at 6.

19 83. In accordance with the Performance Standards, agencies have developed unique
20 curricula, schedules, projects, and activities to meet the needs of the local communities.

21 84. For example, to address the needs of parent farmworkers who work long hours
22 in the fields, MSHS offers full-day care from 6 a.m. to 6 p.m. from October through April.

24 ¹⁷ *Interactive Head Start Early Learning Outcomes Framework: Ages Birth to Five*, Off. of Head Start,
25 <https://headstart.gov/interactive-head-start-early-learning-outcomes-framework-ages-birth-five> (last visited Apr. 28,
2025).

26 ¹⁸ *Head Start Early Learning Outcomes Framework: Ages Birth to Five*, Off. of Head Start, 3 (2015)
<https://headstart.gov/sites/default/files/pdf/elof-ohs-framework.pdf>.

1 MSHS agencies also offer multilingual education through dual language classrooms to aid in
2 literacy for their mostly Spanish-speaking students.

3 85. Members of Wisconsin HSA support the needs of Wisconsin’s American Indian
4 populations through Tribal Head Start programs, including cultural ceremonies and trainings
5 such as historical trauma training, Ojibwe language and culture preservation programs, and
6 dedicated Ojibwe immersion classrooms.

7 86. Members of Wisconsin HSA also focus on the needs of the significant number
8 of immigrant and refugee children and families in the state and provide family services to
9 support their needs. The predominant immigrant groups that Wisconsin HSA members serve
10 are from Hispanic and Latin populations. The services they provide include interpretation
11 services during conferences, home visits, and parent engagement events; translated books and
12 literacy take-home materials in multiple languages to strengthen the connection between home
13 and school, and to support early language development in both English and the child’s home
14 language; and referral to legal resources.

15 87. In Washington, members of Washington HSA have consistently performed
16 community assessment to determine the needs of their community. They tailor outreach and
17 services to the results of the assessment.

18 88. In Illinois, members of Illinois HSA also serve significant populations of
19 immigrant, refugee, and other limited English proficient families throughout the state, based
20 on the information gathered through their community assessments. They do so by prioritizing
21 dual language services in the classroom; providing written recruitment materials in multiple
22 languages to ensure all eligible families are aware of the services available; offering
23 simultaneous translation services during parent meetings to support engagement; and
24 providing referral resources for immigration matters.

1 **B. Agencies must provide linguistically and culturally appropriate**
2 **services.**

3 89. Head Start agencies must provide “linguistically and culturally appropriate”
4 services that foster children’s learning and development. 42 U.S.C. § 9836a(a)(2). For
5 example, Head Start agencies must implement policies and practices that support the unique
6 learning needs of children with limited English proficiency and dual language learners. *See*
7 *e.g.*, 45 C.F.R. §§ 1302.30, 1302.90.

8 90. For children who are dual language learners, the Performance Standards require
9 the use of “teaching practices to “create learning environments that support children’s diversity
10 and use proven strategies that promote home language(s) and English acquisition.” *See*
11 *Framework*. at 4. The Framework, when used “in combination with teachers’ knowledge and
12 understanding of each child’s cultural background ensures that children’s unique ways of
13 learning are recognized.” *Id.* at 8. Meeting the “unique needs of children and families of
14 bilingual and multicultural backgrounds” has long been a core tenant of the Performance
15 Standards.¹⁹

16 91. Linguistic and cultural competency is especially important for MSHS agencies,
17 which incorporate multilingual education in their dual language classrooms. In order to provide
18 competent instruction, teachers read to children in both English and Spanish and engage in
19 activities that include serving traditional cultural foods at mealtime or using multicultural dolls
20 and puppets and culturally specific toys or instruments.²⁰

21 92. Head Start regulations further provide that agencies serving American Indian
22

23 ¹⁹ Head Start Bureau, Administration for Children & Families, U.S. Dep’t of Health and Hum. Serv., *Celebrating*
24 *Cultural and Linguistic Diversity in Head Start* (April 2000), <https://acf.gov/sites/default/files/documents/opre/celebrating.pdf>.

25 ²⁰ Erin Bumgarner et al., *Select Findings from the Migrant and Seasonal Head Start Study 2017: Cultural Items and*
26 *Language Use (CILU) Checklist*, Admin. For Child. And Fams. (Jan. 2020)
https://acf.gov/sites/default/files/documents/opre/mshs_cilu_brief_jan_2020.pdf

1 and Alaska Native children may provide “language preservation” services that include the “full
2 immersion” in tribal language. 45 C.F.R. § 1302.36.

3 93. Many agencies, particularly those serving large immigrant communities, have
4 tailored services to meet cultural and linguistic needs. Accordingly, Head Start services are
5 especially critical to Parent Plaintiffs, who have many members that are bilingual, multilingual,
6 and/or have limited English proficiency.

7 94. Wisconsin HSA members serve both American Indian and immigrant and
8 refugee populations. The most predominant immigrant populations are those from Spanish-
9 speaking countries, while the most predominant refugee populations are those from
10 Afghanistan. In line with their statutory and regulatory obligations, Wisconsin HSA members
11 have developed tailored programs and services for these populations, including for children
12 and parents. For example, members offer both on-site parenting classes and translated materials
13 for limited English proficient parents, and also refer parents to off-site programs that specialize
14 in adult literacy and other in-language public benefits services.

15 95. Wisconsin HSA agencies also aim to hire culturally and linguistically
16 competent staff. In Wisconsin, the most prevalent need is for bilingual Spanish-speaking
17 teachers and staff, and those with understanding of tribal cultures, customs and languages of
18 the 11 federally recognized American Indian nations and tribal communities in the state. To
19 ensure cultural competence, Wisconsin HSA Members also require all staff to be trained to
20 build understanding, reduce unconscious bias, and strengthen inclusive classroom practices,
21 including through trainings on Head Start approved Multi-Cultural principles and the Parent
22 Family Community Engagement (“PFCE”) framework. These trainings occur both at the
23 onboarding stage and at regular intervals throughout each school year, and are also tailored to
24 specific staff positions.

1 96. In Washington, of the thousands of children served by Washington HSA
2 members, over 76 percent are children of color; nearly 42 percent speak a primary language
3 other than English at home; and over half are dual language learners. Consistent with their
4 statutory and regulatory obligations, Washington HSA members aim to hire, train, and develop
5 staff who are both culturally and linguistically competent. The wide range of diversity within
6 populations served by Washington HSA members requires as wide of a range of resources to
7 provide culturally and linguistically appropriate services. For example, a Washington HSA
8 member provides services to families who speak 46 different languages. These families require
9 intensive language support ranging from individualized learning plans to hiring interpreters to
10 speak with parents.

11 97. In Illinois, roughly 28,000 children are currently enrolled in Head Start. Of
12 those, 14.3 percent are children with disabilities; 3.8 percent are children in foster care; and
13 7.9 percent are children experiencing homelessness. Nearly two-thirds are children of color,
14 with 41 percent identifying as Black and 36 percent identifying as Hispanic. They live in
15 communities ranging from Chicago, the third largest city in the country, to rural farming areas.
16 To meet these widely and richly diverse needs, Illinois HSA members offer an equally wide
17 array of services, including initiatives focusing on school-readiness for Black boys (which has
18 recently been discontinued); English language learning and job placement resources for
19 immigrant parents; on-site health clinics and food pantries; and regular staff training to reduce
20 bias and improve equitable access to all Head Start services.

21 98. In Pennsylvania, 25 percent of the children served by Pennsylvania HSA
22 members speak a language other than English at home. To effectively provide linguistically
23 and culturally appropriate service, Pennsylvania HSA members recruit staff who speak the
24 languages of the children and families served, provide language learning courses for families,
25 provide program materials in both English and the children's home language, and train staff to
26

1 ensure they are able to be responsive and inclusive to the language and culture of the people
2 they serve.

3 **C. Agencies must provide inclusive and accessible services for children**
4 **with disabilities.**

5 99. The Head Start Act and implementing regulations require agencies to meet the
6 needs of children with disabilities. Agencies must reserve at least 10 percent of a program’s
7 enrollment for children with disabilities. 42 U.S.C. § 9835(d)(1); 45 C.F.R. § 1302.14(b). Head
8 Start agencies must ensure that a child with a “disability or chronic health condition or its
9 severity” has equal access to program’s services as other children. 45 C.F.R. § 1302.14(a)(5).

10 100. Outside of enrollment alone, Head Start agencies must create inclusive and
11 accessible classrooms for children with disabilities. Agencies must provide individualized
12 assessments, resources, and services (including accessible transportation) for children with
13 disabilities. *Id.* §§ 1302.61, 1303.75(a). In particular, “[t]he equipment, materials and supplies
14 [that agencies use] must include any necessary accommodations and the space must be
15 accessible to children with disabilities. Programs must change materials intentionally and
16 periodically to support children’s interests, development, and learning.” *Id.* §1302.31(d).

17 101. Head Start agencies must work with local agencies to ensure children with
18 Individualized Education Plans (“IEPs”) are supported.

19 102. For students with mental health disabilities, agencies must use a multi-
20 disciplinary approach that promotes “mental health, social and emotional well-being,” provide
21 ongoing mental health consultation, and build community partnerships to facilitate additional
22 mental health resources. *Id.* §§ 1302.45(a)–(b), 1302.46.

23 103. In addition to the Head Start Act, Section 504 of the Rehabilitation Act also
24 requires that agencies provide individualized services and supports, to the maximum extent
25 possible, to meet the needs of children with disabilities. 29 U.S.C. § 794.

1 104. Wisconsin HSA members tailor classrooms to the needs of their students with
2 disabilities, and their respective IEPs, including purchasing materials (*e.g.*, special sensory
3 toys) and creating visuals, and physically modifying facilities for accessibility and safety (*e.g.*,
4 for autistic children). Some have “collaborative classrooms” with a mix of children who are
5 identified as having a disability and those who are not, and each such classroom has both a
6 regular education teacher and special education teacher. Others hire contract staff to address
7 specialized needs, including teachers trained in teaching deaf and hard of hearing students.
8 Many also do home visits and provide other resources to support parents to care for their
9 disabled children at home. Wisconsin HSA members also provide training to special education
10 and other teachers to ensure they understand how to carry out IEPs, including through the Head
11 Start-approved Pyramid Model and Creative Curriculum.

12 105. Nearly 14 percent of the children served by Washington HSA members are on
13 IEPs. Washington HSA provides professional development specifically geared towards
14 providing inclusive learning for children with disabilities. Some Washington HSA members
15 provide inclusive learning classrooms in which children on IEPs learn alongside their peers.

16 106. Illinois HSA members have fully inclusive classrooms and provide
17 individualized services to children with disabilities in partnership with families and local
18 education agencies. They utilize a strength-based approach to identify and support
19 developmental needs early, and work with specialists to develop and implement IEPs or
20 Individualized Family Service Plans (“IFSPs”). Classrooms are designed to be accessible and
21 supportive environments where all children can participate and thrive.

22 107. Pennsylvania HSA members place trained specialists in classrooms to assist
23 both children and agency staff with supporting children with disabilities. Members rely on
24 strong relationships formed with local early intervention programs that refer children with
25
26

1 disabilities to member agencies that can provide care and learning environments tailored to
2 their needs.

3 108. Many of Parent Plaintiffs' members have children with disabilities who have
4 relied or currently rely on Head Start's disability-related supports and services. Such supports
5 are critical to ensuring that their members' children and families obtain and establish the
6 supports they need, particularly prior to entering the school system.

7 **D. Agencies must provide services to children experiencing homelessness**
8 **and children in foster care.**

9 109. All Head Start agencies—Head Start, Early Head Start, AIAN Head Start, and
10 MSHS—must prioritize families experiencing homelessness and children in foster care. The
11 Head Start Act and Performance Standards require agencies to assess the needs of children
12 experiencing homelessness and children in foster care and provide adequate services to address
13 those needs.

14 110. Children experiencing homelessness and children in foster care are
15 automatically eligible for Head Start programs. 42 U.S.C. § 9840(a); 45 C.F.R. § 1302.12.
16 Though enrollment is not guaranteed, agencies must prioritize their admission. Agencies may
17 also temporarily reserve up to 3 percent of their funded enrollment slots for children
18 experiencing homelessness and children in foster care. 45 C.F.R. § 1302.15(c).

19 111. Once a child experiencing homelessness or a child in foster care enrolls in a
20 Head Start program, the agency must make efforts to maintain the child's enrollment regardless
21 of whether the family or child moves to a different service area. *See e.g., id.* § 1302.15(b)(3),
22 1302.16(c). Agencies are also required to support children as they transition to Head Start
23 agencies in other locations. *Id.* §1302.72(a).

24 112. Head Start agencies must coordinate with local agencies designated under the
25 McKinney-Vento Homeless Assistance Act, 42 U.S.C. § 11301 *et seq.*, to develop and
26

1 implement family outreach agencies, create plans to ensure the continuity of services and
2 effective transitions, and provide ongoing channels of communication between Head Start staff
3 and local educational agencies' liaisons for children experiencing homelessness. 42 U.S.C.
4 § 9837a(a); 45 C.F.R. § 1302.53(a)(2).

5 113. With respect to training and technical assistance (“TTA”) funds, the Head Start
6 Act instructs the HHS Secretary “to the maximum extent practicable” assist Head Start
7 agencies in improving their outreach and quality of services to children and families
8 experiencing homelessness. 42 U.S.C. § 9843(a)(3)(B). For example, Early Head Start
9 agencies specifically, may use TTA funds to “creat[e] special training and technical assistance
10 initiatives targeted to serving high-risk populations, such as children in the child welfare
11 system and homeless children.” 42 U.S.C. § 9840A(g)(2)(A).

12 114. Head Start agencies meet these requirements through a variety of means. For
13 example, Wisconsin HSA members recruit for enrollment in homeless shelters, and one
14 member has developed relationships with local landlords to attempt to help transition families
15 to more stable housing.

16 115. Washington HSA members also conduct focused recruiting for children and
17 families experiencing homelessness. Washington HSA members that provide services to
18 children experiencing homelessness use an intensive case management model to provide
19 holistic social services for the child and their family, including housing assistance, counseling,
20 and employment support.

21 116. Illinois HSA members ensure that children experiencing homelessness are
22 enrolled without delay, and without requiring onerous documentation. They provide
23 transportation services to ensure consistent attendance, as well as access to any clothing,
24 hygiene supplies, and food as needed. Family advocates work with children and their families
25 to connect them with housing resources, mental health support, and other social services.

1 117. Pennsylvania HSA members create strong relationships with community
2 organizations that provide shelter and homeless care, and connect with children and families
3 in need through those organizations. Members also provide transportation support for families
4 to give them the opportunity to commute to Head Start programs that fit their needs even if
5 they live in a different service area.

6 118. Children and their families experiencing homelessness and housing insecurity,
7 including members of Parent Plaintiffs, rely greatly on access to Head Start for all of these
8 vital services, including to ensure continued access to critical health and counseling services,
9 referrals, regular healthy and nutritious meals, and other supports.

10 **E. Agencies must consider diversity in development of staff.**

11 119. To ensure that communities are adequately served, Head Start agencies must
12 consider diversity and inclusion in recruitment, professional development, and technical
13 training.

14 120. The Head Start Act requires HHS to develop and implement recruitment
15 agencies that encourage “professionals from diverse backgrounds to become Head Start
16 teachers.” 42 U.S.C. § 9843(c). Recruitment should “reflect the communities in which Head
17 Start children live.” *Id.* Further, the Act requires agencies to provide their staff “professional
18 development” which includes training “to provide instruction and appropriate support services
19 to children of diverse backgrounds.” 42 U.S.C. § 9832(21). Head Start teachers must spend at
20 least 15 hours per year on professional development. *Id.*

21 121. Head Start regulations require agencies to “ensure staff and program
22 consultants or contractors are familiar with the ethnic backgrounds and heritages of families in
23 the program and are able to serve and effectively communicate, either directly or through
24 interpretation and translation, with children who are dual language learners and to the extent
25 feasible, with families with limited English proficiency.” 45 C.F.R. § 1302.90(d)(1). If a
26

1 majority of children in a class or home-based program speak the same language, at least one
2 class staff member or home visitor must speak such language. 45 C.F.R. § 1302.90(d)(2).

3 122. To that end, teachers must receive training to serve children in a
4 “developmentally, culturally, and linguistically appropriate manner.” 42 U.S.C. § 9843(d)(2).
5 This includes training on “specific methods to best address the needs of children who are
6 limited English proficient” and “how to best address the language and literacy needs of
7 children with disabilities, including training on how to work with specialists in language
8 development.” *Id.*

9 123. Finally, Head Start regulations require agencies to provide specific training for
10 staff who work with children with disabilities and dual language learners. *See, e.g.*, 45 C.F.R.
11 § 1302.92. The Secretary must provide funding to support “training and technical assistance”
12 for Head Start staff “working with children and families, including children and families who
13 are limited English proficient and children with disabilities and their families.” 42 U.S.C. §
14 9843.

15 124. Families served by Washington HSA members represent a wide variety of
16 cultural backgrounds. To reach these families, Washington HSA members conduct specific
17 outreach and recruitment to their communities. Moreover, in order for these families to feel
18 comfortable in the program, Washington HSA members strive to respect their social norms, or
19 the family will not be able to fully access the services that are offered and may refuse to return
20 to the program. Washington HSA members also recruit staff specifically to address multi-
21 lingual needs as well as needs for culturally competent staff to provide appropriate services.

22 125. Illinois HSA members adhere to Program Standards of Conduct, which require
23 staff, consultants, contractors, and volunteers to respect and promote the unique identity of
24 each child and family, without stereotyping on any basis, including gender, race, ethnicity,
25 culture, religion, disability, sexual orientation, or family composition. Illinois HSA members
26

1 recruit staff who are members and representative of the local communities served, and ongoing
2 professional development emphasizes cultural competence, anti-bias education, and
3 understanding implicit bias so that staff can best serve the children in their classrooms.

4 **F. Agencies must conduct outreach to diverse families in the community**
5 **and involve parents in the design and implementation of their**
6 **programs.**

7 126. Agencies must also actively recruit Head Start participants from all parts of the
8 community, including traditionally underserved populations. Agencies must “create
9 welcoming program environments that incorporate the unique cultural, ethnic, and linguistic
10 backgrounds of families in the program and community.” 45 C.F.R. § 1302.50. They must also
11 “[c]onduct family engagement services in the family’s preferred language, or through an
12 interpreter, to the extent possible, and ensure families have the opportunity to share personal
13 information in an environment in which they feel safe” 45 C.F.R. § 1302.50.

14 127. The Head Start Act requires agencies to involve families and community
15 members in a variety of ways, including, but not limited to, providing for “regular and direct
16 participation of parents and community residents” in program implementation, seeking
17 “involvement of parents, community residents, and local business in the design and
18 implementation of the program,” and establishing effective procedures to “facilitate and seek
19 the involvement of parents of participating children” and to afford parents the opportunity to
20 participate in program development and overall conduct. 42 U.S.C. §§ 9837(b)(1)-(3).

21 128. The Act specifically requires participation of parents in the leadership of Head
22 Start programs. Agencies must establish and maintain a governing body with members that
23 “reflect the community to be served and include parents of children who are currently, or were
24 formerly, enrolled in Head Start programs.” 42 U.S.C. §§ 9837(c)(1)(A)-(B). The governing
25 body plays an active role in the administration and oversight of Head Start policies, including
26

1 “establishing procedures and criteria for recruitment, selection, and enrollment of children,”
2 “reviewing all applications for funding and amendments to applications for funding” programs,
3 and otherwise setting and monitoring policies and practices for Head Start agencies. *Id.* §
4 9837(c)(1)(E).

5 129. Moreover, each Head Start agency must have a policy council, which “shall be
6 elected by the parents of children who are currently enrolled in the Head Start program of the
7 Head Start agency.” *Id.* § 9837(c)(2). The Head Start Act requires the policy council to be
8 composed of “parents of children who are currently enrolled” in the Head Start program and
9 “members at large of the community served by the Head Start agency.” *Id.* § 9837(c)(2)(B).
10 The policy council is responsible for making decisions about a range of topics, including, but
11 not limited to, “policies to ensure that the Head Start agency is responsive to community and
12 parent needs,” program recruitment, selection, and enrollment priorities, program personnel
13 policies and decisions, and funding applications. *Id.* § 9837(c)(2)(D).

14 130. The Act further requires Head Start agencies to offer parents of participating
15 children a variety of services and programs, including, but not limited to, family literacy
16 services, parenting skills training, substance abuse counseling, family needs assessments and
17 consultations “in a manner and language that such parents can understand,” and referrals to
18 available assistance. 42 U.S.C. §§ 9837(4)-(5).

19 131. The Head Start Act also imposes specific requirements to address the needs of
20 parents. Head Start agencies, for example, must provide “parents of limited English proficient
21 children outreach and information, in an understandable format and, to the extent practicable,
22 in a language that the parents can understand.” 42 U.S.C. § 9837(11). The Head Start Act also
23 mandates that Head Start agencies establish effective procedures for “timely referrals” to state
24 and local agency services and “necessary early intervening services” for children with
25 disabilities. 42 U.S.C. §§ 9837(14)-(15). Through these mandates, Congress made clear that
26

1 parents of participating children are the central stakeholders and partners in the design,
2 implementation, and governance of Head Start programs.

3 132. Agencies must additionally “extend outreach to fathers” and “target[] increased
4 male participation in the conduct of the program” 42 U.S.C. § 9836(d)(2)(J)(vii).

5 133. In Washington, some Washington HSA members conduct regular “father
6 engagement nights” that provide family activities for fathers to engage in with their children
7 for positive relationship building, such as carnival games or sports activities. Washington HSA
8 members also organize “father affinity groups” that provide Head Start fathers with supportive
9 community amongst their peers.

10 134. In Pennsylvania, Pennsylvania HSA members organize programs aimed at
11 strengthening father and child bonds, such creating community gardening spaces where fathers
12 and children can plant crops and watch them grow. Members also increase male participation
13 in Head Start by expanding events and activities to include father figures in addition to
14 biological fathers.

15 135. Illinois HSA members collaborate closely with families to understand their
16 unique needs, values, and goals. They solicit parent input in program planning, policy-making,
17 and continuous improvement efforts, ensuring that services are aligned with the real needs of
18 the community. They host multicultural events and invite families to share their customs,
19 languages, and experiences with the children and staff, and they provide books, literacy
20 materials, and family communications in multiple languages reflective of enrolled families,
21 including simultaneous translation services at parent meetings to help break down barriers to
22 full family engagement for limited English speakers.

23 **III. Head Start’s community-based model improves outcomes for children,**
24 **families, and their communities.**

25 136. Since launching in 1965, Head Start has successfully improved the educational,
26

1 health, social, and economic outcomes for families and children, particularly Black children
2 and other children of color, children with disabilities, children from dual-language and
3 immigrant families, and children in rural communities, as Congress envisioned.

4 **A. Educational outcomes**

5 137. Head Start participation is crucial for preschool-age children. It supports
6 readiness for success in elementary school, particularly through improvement of vocabulary
7 knowledge and receptive language skills. Head Start children experience measurable
8 improvements in social and emotional development; perception, motor, and physical
9 development; self-regulation skills; math, language, and literacy skills; and cognition.²¹

10 138. Access to high-quality early education like Head Start has been shown to
11 narrow racial disparities in educational achievement, particularly for Black children.²²

12 139. Dual language learners in Head Start also experience improvements in
13 vocabulary knowledge, letter-word identification, spelling, and receptive language skills.²³
14 These effects are largest for those who start at the bottom of the skill distribution, including
15 those with limited English proficiency.²⁴

16 140. Access to Head Start also supports children with disabilities and their families
17 through early interventions and supports aimed at identifying and addressing a child's
18 disability or developmental delay before the child enters school—ensuring that the child is set
19 up to succeed and thrive in the school environment with the appropriate supports and services
20

21 ²¹ Nat'l Head Start Ass'n, *The Head Start Advantage: Success in School Readiness*, [https://nhsa.org/wp-](https://nhsa.org/wp-content/uploads/2021/12/HSA-School-Readiness.pdf)
22 [content/uploads/2021/12/HSA-School-Readiness.pdf](https://nhsa.org/wp-content/uploads/2021/12/HSA-School-Readiness.pdf) (last visited Apr. 28, 2025).

23 ²² Nadia Nittle, *Study Shows Excellent Preschool Experience Can Narrow Racial Achievement Gap*, The Imprint,
24 July 12, 2020, [https://imprintnews.org/education/study-shows-excellent-preschool-experience-can-narrow-racial-](https://imprintnews.org/education/study-shows-excellent-preschool-experience-can-narrow-racial-achievement-gap/45195)
25 [achievement-gap/45195](https://imprintnews.org/education/study-shows-excellent-preschool-experience-can-narrow-racial-achievement-gap/45195).

26 ²³ Nat'l Head Start Ass'n, *The Head Start Advantage: Success in School Readiness*, [https://nhsa.org/wp-](https://nhsa.org/wp-content/uploads/2021/12/HSA-School-Readiness.pdf)
27 [content/uploads/2021/12/HSA-School-Readiness.pdf](https://nhsa.org/wp-content/uploads/2021/12/HSA-School-Readiness.pdf) (last visited XX).

²⁴ Marianna Bitler, et al. *Head Start Agencies Have Significant Benefits for Children at the Bottom of the Skill*
Distribution, UC Davis Ctr. For Poverty Rsch, no. 1, at 1, [https://poverty.ucdavis.edu/sites/main/files/file-](https://poverty.ucdavis.edu/sites/main/files/file-attachments/6_01_bitler_head_start_2.pdf?1520454958)
28 [attachments/6_01_bitler_head_start_2.pdf?1520454958](https://poverty.ucdavis.edu/sites/main/files/file-attachments/6_01_bitler_head_start_2.pdf?1520454958) (last visited Apr. 28, 2025).

1 that they need.²⁵

2 141. The long-term impacts of Head Start for economically disadvantaged children
3 are significant. Participation in the program substantially reduces—by approximately 33
4 percent—the gaps in educational outcome, criminalization, and mortality rates between
5 children from families with median incomes and children from families with incomes in the
6 bottom quartile.²⁶

7 142. Indeed, Head Start participants have stronger educational outcomes compared
8 to non-participant peers. They are 6 percent less likely to develop a learning disability as they
9 get older and 7 percent less likely to repeat a grade. They are 8.5 percent more likely to graduate
10 high school²⁷—17 percent higher if the participant’s mother did not graduate high school and
11 10 percent higher for Hispanic participants.²⁸

12 143. Students who attended Head Start are 15 percent more likely to complete a post-
13 secondary credential. One study reports up to a 39 percent higher likelihood of college
14 completion.²⁹

15 144. Head Start administrators who have taught grade school notice a distinct
16 difference between children who have been through the Head Start program and those who
17 have been through traditional preschool or no preschool at all. Children who have been through
18 Head Start are more prepared for the academic challenges of elementary school and are also
19

20 ²⁵ Danielle Ewen & Katherine Beh Neas, Preparing for Success: How Head Start Helps Children with Disabilities
21 and Their Families, CLASP, May 6, 2005, at 4, <https://files.eric.ed.gov/fulltext/ED491137.pdf>.

22 ²⁶ David Deming, *Early Childhood Intervention and Life-cycle Skill Development: Evidence from Head Start*, 1 Am.
Econ. J.: Applied Econ., no. 3, July 2009, at 111, <https://pubs.aeaweb.org/doi/pdfplus/10.1257/app.1.3.111>.

23 ²⁷ David Deming, *Early Childhood Intervention and Life-cycle Skill Development: Evidence from Head Start*, 1 Am.
Econ. J.: Applied Econ., no. 3, July 2009, at 126, <https://pubs.aeaweb.org/doi/pdfplus/10.1257/app.1.3.111>.

24 ²⁸ Lauren Bauer and Diane Schanzenbach, *The Long-Term Impact of the Head Start Program*, The Hamilton Project
Brookings Institute (Aug. 2016) [https://www.hamiltonproject.org/wp-](https://www.hamiltonproject.org/wp-content/uploads/2023/01/long_term_impact_of_head_start_program.pdf)
[content/uploads/2023/01/long_term_impact_of_head_start_program.pdf](https://www.hamiltonproject.org/wp-content/uploads/2023/01/long_term_impact_of_head_start_program.pdf).

25 ²⁹ Martha Bailey et al., *Prep School for Poor Kids: The Long-Run Impacts of Head Start on Human Capital and*
Economic Self-Sufficiency, 12 Am. Econ. Rev., no. 111, Dec. 2021, at 3963,
26 <https://pubs.aeaweb.org/doi/pdfplus/10.1257/aer.20181801>.

1 better at emotional regulation and interactions with their peers.

2 **B. Health outcomes**

3 145. Head Start agencies have an important impact on ensuring children are up to
4 date on immunizations, have health insurance, and have access to continuous healthcare and
5 dental care through Medicaid or Child Health Insurance Program (“CHIP”). They also provide
6 a variety of health, vision, and development screenings to ensure that children are receiving
7 the medical interventions they need.³⁰

8 146. Head Start provides healthy and nutritious breakfast, lunch, and snacks for
9 young children, thereby saving parents and caregivers significant time and expense related to
10 purchasing and preparing such meals on their own. Head Start also provides parents and
11 caregivers with critical education, resources, and information about balanced nutrition and
12 healthy eating.

13 147. Children enrolled in Early Head Start agencies have significantly fewer child
14 welfare encounters related to sexual or physical abuse between the ages of five and nine
15 compared to those who do not attend.³¹ Mortality rates for 5- to 9-year-old children who
16 attended Head Start are 33 to 50 percent lower than the rates for comparable children who were
17 not enrolled in Head Start.³²

18 148. Head Start provides families and children with needed social services, either
19 directly through the program or through referrals. In 2019, about 17 percent of enrolled
20 families received emergency or crisis intervention such as assistance in meeting needs for food,
21
22

23 ³⁰ *Head Start Program Facts: Fiscal year 2023*, Admin. For Child. & Fams., U.S. Dep’t of Health & Hum. Servs.
24 (Feb. 27, 2025), <https://headstart.gov/program-data/article/head-start-program-facts-fiscal-year-2023>.

25 ³¹ *Head Start Services*, Off. of Head Start (Feb. 26, 2025), <https://acf.gov/ohs/about/head-start>.

26 ³² Jens Ludwig and Douglas L. Miller, *Does Head Start Improve Children's Life Chances? Evidence from a
27 Regression Discontinuity Design*, 122 *The Q. J. of Econ.*, Issue 1, Feb. 2007, at 162,
<https://doi.org/10.1162/qjec.122.1.159>.

1 clothing, or shelter.³³

2 149. As adults, Head Start graduates continue to have improved health outcomes.
3 For example, former Head Start participants are 17 percent less likely to smoke than
4 individuals who attended other forms of preschool. The savings from these reduced health
5 costs are substantial.³⁴

6 150. In Wisconsin, Wisconsin HSA members achieve these outcomes through
7 intentional programming that offers access to physical health, mental health, and other services
8 to all families and children. They often do so by partnering with other local organizations that
9 specialize in health and wellness services for underserved communities, including Black
10 children and families who make up a significant percentage of their enrollees. Also, members
11 who operate Tribal Head Start programs offer trainings on teaching students who suffer effects
12 of Fetal Alcohol Syndrome and parental drug use, to help mitigate their effects on children's
13 long term health outcomes.

14 151. Washington HSA members connect families to much needed services including
15 services that address food insecurity, housing insecurity, chemical dependency, mental health,
16 and financial literacy. Children served by Washington HSA members also receive medical
17 check-ups, dental check-ups, and also brush their teeth at school.

18 152. Illinois HSA members provide access to routine immunizations, dental,
19 medical, and mental health services, and screening for nutritional and developmental concerns.
20 They also facilitate essential continuity of services for children and families facing housing,
21 food, transportation, or employment instability.

23 ³³ *Biennial Report to Congress FY 2019 The Status of Children in the Head Start Program*, Admin. For Childr. And
24 Fams. at 31, <https://acf.gov/sites/default/files/documents/ohs/ohs-2019-biennial-report-to-congress.pdf> (last visited
25 Apr. 28, 2025).

26 ³⁴ Kathryn H. Anderson et al., *Investing in Health: The Long-Term Impact of Head Start on Smoking*, 42 *Econ.*
27 *Inquiry*, Issue 3, June 17, 2010, at 19,
<https://citeseerx.ist.psu.edu/document?repid=rep1&type=pdf&doi=7724834477ea264e0dce646ad425e8ba89e15e1f>.

1 153. Pennsylvania HSA members provide emergency and crisis intervention services
2 to meet children and family immediate needs for food, clothing, or shelter. They provide
3 education on preventative medical and oral health, education on nutrition, mental health
4 services, and substance misuse prevention and treatment services. These services all improve
5 the health outcomes of the children and families served by member agencies.

6 C. Economic outcomes

7 154. Head Start helps break the cycle of intergenerational poverty. Head Start
8 decreases the likelihood of adult poverty by 23 percent and use of public assistance by 27
9 percent.³⁵ A study in 2007 found that former Head Start participants' annual wages to be
10 approximately \$1,500 higher per year compared to non-participants.

11 155. As Nobel Prize-winning economist James J. Heckman wrote “High-quality
12 early childhood programs, especially those like Head Start” deliver an economic return on
13 investment of “[m]ore than 13 percent annually for disadvantaged children, outpacing the stock
14 market.”³⁶

15 156. Of the approximately 723,000 families served during the 2022 to 2023
16 enrollment year, 48,000 were experiencing homelessness. Of those families, 23 percent found
17 housing during the program year through the support of Head Start housing assistance.

18 157. Head Start also provides vital childcare services that enable parents and
19 caregivers to participate in the workforce, attend school and vocational training, attend medical
20 and wellness appointments, and more. Head Start agencies operate with part-time or full-time
21 program options, which provide parents with flexibility in child drop-off and pick-up. As a
22

23
24 ³⁵ Martha Bailey et al., *Prep School for Poor Kids: The Long-Run Impacts of Head Start on Human Capital and
Economic Self-Sufficiency*, 12 Am. Econ. Rev., no. 111, Dec. 2021, at 3963,
25 <https://pubs.aeaweb.org/doi/pdfplus/10.1257/aer.20181801>.

26 ³⁶ James J. Heckman and Alison W. Baulos, *Trump is right about the Department of Education but wrong about
Head Start*, The Hill (Apr. 26, 2025), <https://thehill.com/opinion/education/5267799-head-start-education-reform/>.

1 result of Head Start, over half a million parents are able to work, attend school, or participate
2 in job training agencies while their child is at Head Start.³⁷

3 158. Additionally, Head Start offers important professional development
4 opportunities for families of participants. In 2023 to 2024, 83,614 Head Start family members
5 (11.4 percent) received job training, and adult education, such as general equivalency diploma
6 (GED) agencies and college selection.

7 159. In Wisconsin, where some Wisconsin HSA members operate within a school
8 district, the correlating school district provides GED classes in English and Spanish, ESL
9 classes and reimburses staff for college credits. Other Wisconsin HSA members provide GED
10 and English courses, or connect parents to local colleges that offer courses in business training
11 and other job skills, which they can attend free of charge.

12 160. Pennsylvania HSA members provide housing assistance in the form of subsidies,
13 utilities assistance, and home repairs to ensure children are set up for success in the classroom
14 by having safe homes. Members also provide families with asset building services, such as
15 financial education courses, debt counseling, and assistance in enrolling in job education or
16 job training programs.

17 161. Head Start is essential to ensuring access to employment and educational
18 opportunities for women, who bear a disproportionate share of childcare
19 responsibilities.³⁸ Black women and women of color, in particular, face higher levels of
20 difficulty finding childcare than their white counterparts, often due to cost and childcare
21 deserts.³⁹

22
23 ³⁷ *National 2024 Head Start and Early Head Start Profile*, Nat. Head Start Ass'n, <https://nhsa.org/wp-content/uploads/2024/01/National.pdf> (last visited Apr. 28, 2025).

24 ³⁸ Julia Haines, *Gender Reveals: Data Shows Disparities in Child Care Roles*, U.S. News, May 11, 2023,
25 https://www.usnews.com/news/health-news/articles/2023-05-11/gender-reveals-data-shows-disparities-in-child-care-roles#google_vignette.

26 ³⁹ Leila Schochet, *The Child Care Crisis Is Keeping Women Out of the Workforce*, Ctr. For Am. Progress, Mar. 28,
2019, <https://www.americanprogress.org/article/child-care-crisis-keeping-women-workforce/>.

1 162. Without access to Head Start, many women would not be able to earn a living,
2 pursue educations or vocational training, or pursue other opportunities outside of their
3 caregiving responsibilities.

4 163. Head Start participation contributed to reduced poverty rates among women by
5 31 percent.⁴⁰ Indeed, enrollment in Head Start services increases full-time employment among
6 Black mothers by 10 to 20 percent.⁴¹

7 164. Access to Head Start further improves women's health outcomes. Without Head
8 Start, many women would face significant barriers to attending medical and other health
9 appointments and treatment due to lack of childcare.

10 165. Women who attended Head Start as children or while pregnant are 10 percent
11 less likely to be in poor health. Of pregnant women who participated in Head Start,
12 approximately 86 percent received important prenatal education on fetal development.

13 166. Employers also depend on Head Start to provide reliable service to their
14 workers. In Illinois, Missouri, and Wisconsin, the National Farmworker Jobs Program partners
15 with Head Start providers to identify employment needs in the community and provide career
16 services and training to parents who are migrant and seasonal farmworkers.⁴²

17 167. MSHS, in particular, is essential to farms that employ migrant farmworkers,
18 who are a critical part of the country's food supply chain. According to a national study,
19 farmworkers in fields and orchards generated \$375 billion in revenue in 2015, comprising 42
20 percent of the national agricultural economy.⁴³

21
22 ⁴⁰ Martha Bailey et al., *Prep School for Poor Kids: The Long-Run Impacts of Head Start on Human Capital and*
Economic Self-Sufficiency, 12 Am. Econ. Rev., no. 111, Dec. 2021, at 3965,
23 <https://pubs.aeaweb.org/doi/pdfplus/10.1257/aer.20181801>.

24 ⁴¹ Catherine Yeh and Geoffrey Wodtke, *The Effects of Head Start on Low Income Mothers*, Am. Socio. Ass'n, Vol. 9
(2023) at 10, <https://journals.sagepub.com/doi/pdf/10.1177/23780231231192392>.

25 ⁴² *National Farmworker Jobs Program*, United Migrant Opportunity Servs., [https://www.umos.org/how-we-](https://www.umos.org/how-we-help/workforce-development/national-farmworker-jobs/)
[help/workforce-development/national-farmworker-jobs/](https://www.umos.org/how-we-help/workforce-development/national-farmworker-jobs/) (last visited Apr. 28, 2025).

26 ⁴³ *Migrant and Seasonal Head Start Works*, Nat'l Migrant and Seasonal Head Start Ass'n (Apr. 2018),
<https://nmshsa.org/sites/default/files/2021-12/Final-White-Paper-2018-4.pdf>.

1 168. Finally, Head Start agencies are themselves often one of the largest employers
2 in communities. In total, Head Start agencies employ a quarter of a million people.⁴⁴ In
3 Indiana, for example, Head Start is the 78th largest employer in the state.⁴⁵ In Wisconsin, Head
4 Start employes over 4,400 people. Illinois Head Start agencies employ over 8,700 residents.
5 Moreover, Head Start employees are mostly women, and predominantly women of color—
6 who, therefore, would be disproportionately impacted by the elimination of Head Start
7 employment opportunities.⁴⁶

8 169. Head Start agencies also mobilize parent involvement in their communities.
9 Over 542,000 adults volunteer in local Head Start agencies—more than 400,000 are parents of
10 children in Head Start.

11 170. Head Start’s unique Congressional mandate to tailor services to the particular
12 needs of the community allows agencies to maximize participation and enrollment, thereby
13 improving families’ educational, health, and economic outcomes and bolstering local
14 economies.

15 **IV. Defendants’ actions conflict with the legal requirements established by**
16 **Congress to maintain Head Start programming across the country.**

17 171. Despite the vital role of Head Start in nearly every community, Defendants are
18 wreaking havoc on Head Start agencies and the families that they serve. In the past two months,
19 Defendants have started to dismantle the program piece by piece, resulting in what Head Start
20 agency directors across the country describe as “chaos” that impedes their ability to effectively
21

22 ⁴⁴ *Head Start Program Facts: Fiscal Year 2023*, Nat’l. Head Start Ass’n., (Feb. 27, 2025),
23 <https://headstart.gov/program-data/article/head-start-program-facts-fiscal-year-2023>

24 ⁴⁵ Moriah Balingit, *Mass Layoffs Rattle Head Start Leaders Already on Edge Over Funding Problems*, Associated
25 Press (April 2, 2025, 11:59 AM), <https://apnews.com/article/head-start-office-closures-hhs-trump-00b1a6b33ef918cb66e59b7ffb07ac13>.

26 ⁴⁶ Emily Tate Sullivan, *‘We’re Sounding the Alarm Bells’: Head Start Report Underscores Workforce Crisis*,
27 EdSurge, May 18, 2022, <https://www.edsurge.com/news/2022-05-18-we-re-sounding-the-alarm-bells-head-start-report-underscores-workforce-crisis>.

1 continue running their programs.

2 172. On March 14, 2025, Defendants informed agencies that the OHS would not
3 approve the use of federal funding “for any training and technical assistance (TTA) or other
4 program expenditures that promote or take part in diversity, equity, and inclusion (DEI)
5 initiatives.” This sweeping and vague Ban threatens core Head Start activities mandated by
6 Congress.

7 173. Two weeks later, on April 1, 2025, HHS closed half of its regional offices and
8 laid off those staff, leaving Head Start agencies in 23 states without necessary support. Over
9 the past few weeks, Head Start agencies across the country have experienced problems in their
10 abilities to access federal grant funds already allocated to them, uncertainty about whether such
11 funds are being permanently withheld, and delays in notices about receipt of federal funding
12 going forward.

13 174. On or about April 10, 2025, OMB issued a memorandum about the 2026 HHS
14 discretionary budget, which anticipated the elimination of Head Start in its entirety. The
15 memorandum directed HHS to work with OMB “to ensure to the extent allowable FY 2025
16 funds are made available to *close out the program*. This elimination is consistent with the
17 Administration's goals of returning education to the States and increasing parental choice. The
18 Federal government should not be in the business of mandating curriculum, locations and
19 performance standards for any form of education.” Between January 20, 2025 and April 16,
20 2025, HHS has disbursed nearly \$1 billion less in spending for Head Start compared to the
21 same period in the previous year.⁴⁷

22 175. On April 16, 2025, HHS imposed a new requirement for agencies to certify that
23

24 ⁴⁷ *NEW: Trump Admin Withholding Nearly \$1 Billion in Funding for Head Start—Crunching Centers Nationwide*
25 *and Forcing Devastating Closures*, U.S. Senate Comm. On Appropriations (Apr. 16, 2025),
26 <https://www.appropriations.senate.gov/news/minority/new-trump-admin-withholding-nearly-1-billion-in-funding-for-head-startcrunching-centers-nationwide-and-forcing-devastating-closures>.

1 “they do not, and will not during the term of this financial assistance award, operate any
2 programs that advance or promote DEI, DEIA, or discriminatory equity ideology in violation
3 of Federal anti-discrimination laws.” Agencies that run afoul of this directive are subject to
4 clawback of grant funds and liability for misrepresentation under the False Claims Act, which
5 imposes a civil penalty of treble damages and carries the potential of criminal liability. *See* 31
6 U.S.C. § 3729. On April 25, 2025, news sources reported that documents related to the
7 President’s budget described Head Start as having a “radical” curriculum and should be
8 eliminated due to its diversity, equity, and inclusion programming.⁴⁸

9 176. Defendants’ actions disrupt—and are designed to disrupt—the ability of Head
10 Start agencies to provide quality service to children and parents. They are part and parcel of
11 Defendants’ unlawful policy of winding down the Head Start program without Congressional
12 approval.

13 **A. Contrary to Congressional mandate, Defendants are implementing a**
14 **policy to dismantle the Head Start program.**

15 177. Defendants have created extraordinary uncertainty in states across the country
16 about whether Head Start agencies will be able to continue operations. The mass purge of
17 program staff and resulting gap in communication and transparency are a sharp departure from
18 past HHS practice on which agencies have long relied.

19 178. Uncertainty about the agencies’ funding has already led to the closure of one
20 Head Start program and will imminently lead to closure, suspension, or reduction in service of
21 others. The systemic termination of Head Start services for children across the country runs
22 counter to Congress’s directive for Head Start to continue operating at levels consistent with
23 previous years.

24 _____
25 ⁴⁸ Alan Rappoport & Tony Romm, *Trump Budget to Take Ax to ‘Radical’ Safety Net Programs*, N.Y. Times (Apr. 25,
26 2025), <https://www.nytimes.com/2025/04/25/us/politics/trump-budget-cuts.html>.

1 i. HHS carries out unauthorized mass office closures and layoffs.

2 179. On April 1, 2025, HHS abruptly shuttered half of its regional Head Start offices,
3 including those serving communities in 23 states. HHS closed offices in Region 1 serving
4 Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island and Vermont; Region 2
5 serving New Jersey, New York, Puerto Rico and the U.S. Virgin Islands; Region 5 serving
6 Illinois, Indiana, Michigan, Minnesota, Ohio, and Wisconsin; Region 9 serving Arizona,
7 California, Hawaii, Nevada, American Samoa, Federated States of Micronesia, Guam,
8 Marshall Islands, Republic of Palau, and Commonwealth of the Northern Mariana Islands; and
9 Region 10 serving Alaska, Idaho, Oregon, and Washington.

10 180. Upon information and belief, HHS carried out the layoffs pursuant the
11 Government-Wide Guidance from OMB which, as described in the April 10 OMB Memo,
12 directs agencies to implement their “Agency RIF and Reorganization Plans” consistent with
13 Fiscal Year 2026 Budget “funding levels and policy.” (“Agencies should...position the agency
14 to implement the President’s Budget”). In other words, the mass office closures and layoffs are
15 part of the implementation of policy to terminate the Head Start program.

16 181. HHS provided no further communications about how the program would
17 continue. Head Start agencies were given no instructions on where to turn for guidance in place
18 of their previously assigned Program Specialist for routine questions about grants or sign-off
19 on equipment expenditures, much less complex questions about compliance in the changed
20 executive landscape and future program certifications for funding purposes.

21 182. The mass office closures and layoffs significantly reduce the capacity of OHS
22 staff and interfere with their ability to fulfill the Department’s statutory obligation to monitor
23 and provide guidance and support to agencies. Prior to the termination of nearly 100 regional
24 and quasi-regional employees, regional Head Start offices were already understaffed—with
25 many employees working overtime, and regional offices struggling with staff turnover due to
26

1 demanding workloads. Defendants' mass office closures and layoffs aggravated these already-
2 present issues of understaffing, overworking, and insufficient resources to a degree that
3 effectively expect the remaining regional Head Start programs to perform the impossible.

4 183. As a result of mass office closures and layoffs, OHS is unable to effectively 1)
5 ensure that agencies understand and have the guidance that they need to comply Performance
6 Standards; 2) monitor agencies for compliance with the Performance Standards, including
7 ensuring that health and safety requirements are met; and 3) provide other guidance and
8 information necessary for agencies' day-to-day operations, including, crucially, administering
9 grants and providing information about the status of funding.

10 184. For example, a program in Washington has two key hire positions open. This is
11 a type of request that was previously handled expeditiously by the Region 10 Office. Now, the
12 agency has been informed that the request will go to the central office in Washington, D.C.,
13 and the staff does not know long the approval will take.

14 185. Equally important as the number of terminated employees is the *type* of
15 terminated employees, many of whom were Program Specialists. While agencies requiring
16 emergency assistance could previously call their Program Specialist for immediate support,
17 they must now submit any concerns to the Head Start Enterprise System portal, where an urgent
18 request is pushed into a repository of all Head Start related questions—alongside routine
19 budget and grant management questions. This process causes a delay and level of uncertainty
20 that is likely to obstruct the flow of information and resources an agency needs during an
21 emergency.

22 186. The mass closures and layoffs are illegal. Congress has not authorized HHS to
23 withhold, withdraw, or terminate funds allocated to Head Start, including funds to operate
24 regional offices and employ personnel necessary to running the program at current capacity.

1 ii. Unlawful office closures cause and compound the chaos of extreme
2 delays in funding and access to PMS.

3 187. The lack of communication and information about funding has been existential
4 for Head Start agencies. As described *supra* Section I.B, agencies work closely with OHS staff
5 during both the grant continuation and designation renewal process. This partnership enables
6 agencies to have access to the information and assurances that they need in order to keep their
7 doors open.

8 188. Many agencies, including those that are members of Plaintiffs' Head Start
9 Associations and those that serve Parent Plaintiffs, expect to communicate consistently with
10 their Program Specialists about the status of their funding and designation. Typically, existing
11 Head Start agencies are on notice about the funds they will be receiving for their annual award
12 several weeks before their renewal date.

13 189. But in the past few weeks, agencies experienced unprecedented uncertainty and
14 confusion before receiving funding at the final hour. The lack of communication and
15 transparency from OHS about funding has forced programs to make difficult choices about
16 whether, and at what capacity, to remain open.

17 190. At the beginning of April, several members of Washington HSA were expecting
18 approval for grants funding their programs from April 2025 to October 2025. When one
19 member, Inspire Development Centers in Sunnyside, Washington, did not receive the approval
20 or any information about the status of the approval, it had no choice but to shut down its Head
21 Start programs. Without a Program Specialist to contact, Inspire was unable to confirm that it
22 would be able to cover payroll and other essential expenditures that it continued to incur. No
23 one at OHS in Washington, D.C., was able to provide Inspire with this information. Inspire's
24 closure resulted in immediate layoffs for more than 70 staff and termination of services for
25 more than 400 children in central Washington.

1 191. Another agency in Washington also received no information in April about the
2 status of its funds and did not know whom to contact at OHS in place of their Program
3 Specialist. When the agency emailed the Head Start Enterprise Portal, it received no response.

4 192. Although these agencies eventually received their notices of award between
5 April 18 and April 25, 2025, they had received no updates from OHS staff prior to that time.

6 193. Similarly, in Illinois, one agency with a May 1, 2025, an agency with a
7 continuation grant was left waiting until April 25, 2025 to learn whether it would be approved.
8 It has since received a Notice of Award but does not yet know whether its funds will actually
9 be released by May 1, 2025.

10 194. In Wisconsin, two agencies with May 1, 2025 renewal deadlines had not yet
11 received grant funds as late as April 25, 2025. While one agency received the renewal later that
12 day, the second agency is still waiting for a response.

13 195. These last-minute funding approvals – preceded by no HHS communication –
14 have caused enormous panic and confusion. The radio silence and extremely delayed grant
15 awards has already, and will continue to, result in the disruption of services for children and
16 families.

17 196. For example, upon information and belief, Head Start staff in Oregon—
18 including a childcare provider member of Plaintiff FFO—have been forced to take five unpaid
19 days off, and were instructed that they will not receive 10 percent of their wages for the next
20 month and a half due to funding concerns.

21 197. Agencies have further been subject to substantial delays in accessing funding
22 that they have already been awarded. President Trump’s February 26, 2025 Executive Order,
23 “Implementing the President’s ‘Department of Government Efficiency’ Cost Efficiency
24 Initiative” (“February 26 DOGE Order.”) Exec. Order No. 14,222, 90 Fed. Reg. 11095 (Feb.
25 29, 2025) directs the Secretary to conduct a comprehensive review of all existing contracts and
26

1 grants and to terminate or modify the grants.

2 198. On April 7, 2025, using the e-mail address “defendthespend@hhs.gov,” DOGE
3 began responding to Head Start providers request to draw down their money through the
4 “Payment Management Services” (“PMS”) for routine requests e.g. “payroll.” PMS is a
5 centralized payment system that processed nearly 500,000 transactions and more than \$850
6 billion in payments last year. Previous justifications, such as “salaries” or “payroll” were
7 deemed insufficient and required additional clarification, including “what the award is for,
8 what the funds will be used for, and why it is necessary.” The webform has the heading
9 “Department of Government Efficiency” and cites to Exec. Order No. 14,158, Establishing and
10 Implementing the President's “Department of Government Efficiency”, 90 Fed. Reg. 8441
11 (Jan. 20, 2025), the February 26 DOGE Order⁴⁹

12 199. Seeing this surprise requirement from an unknown e-mail address, Head Start
13 agencies immediately reached out to contacts in HHS to find out if it was a spam e-mail.
14 HHS responded: “Please report the email as a phishing email, do not click the link and do not
15 respond. If you have any other questions, your correct liaison accountant is” Several
16 hours later, programs were then contacted verbally by OHS and told that, in fact, it was *not* a
17 phishing e-mail and programs must respond in order to draw down their money. Some
18 providers have also received notification that their drawdown request was “escalate[d]” to the
19 “Tier 2 department” with no explanation as to what this meant.

20 200. Requests for drawdowns from the PMS system usually take approximately 24-
21 hours, but of late, agencies have been unable to access funds for much longer. Because Head
22 Start programs are subject to PMS’s Three-Day Rule to spend funds,⁵⁰ these delays mean that
23

24 ⁴⁹ [Tony Romm, Trump Grants HHS and NIH Funds to Address Backlog, WASH. POST \(Apr. 17, 2025\),](https://www.washingtonpost.com/politics/2025/04/17/doge-trump-grants-hhs-nih-backlog/)
25 [https://www.washingtonpost.com/politics/2025/04/17/doge-trump-grants-hhs-nih-backlog/.](https://www.washingtonpost.com/politics/2025/04/17/doge-trump-grants-hhs-nih-backlog/)

26 ⁵⁰ *Funding Request Formula*, Payment Management System, U.S. Dep’t of Health and Hum.
27 Servs., <https://pms.psc.gov/grant-recipients/funding-request-formula.html> (last visited Apr. 28, 2025).

1 agencies may be unable to make payroll and have to close their classrooms or reduce
2 services.

3 201. Under HHS regulations, the withholding of allowable payments is permitted
4 only under specific circumstances, otherwise “payments for allowable costs by non–Federal
5 entities must not be withheld at any time during the period of performance.” 45 C.F.R. §
6 75.305(b)(6). HHS has not notified Plaintiffs’ members that an enumerated condition applies
7 such that HHS could withhold payments.

8 202. The new impediments to PMS drawdowns are adding to the operational
9 challenges of operating a Head Start program. For example, they have caused agencies in
10 Washington to be late in payroll payments to staff.

11 203. As with concerns with grant renewal, agencies had nowhere to raise these
12 issues outside the centralized OHS email. Agencies received no information about the status
13 of their PMS requests or when they would be able to withdraw money to pay bills.

14 204. Not only is it much more difficult to be able to communicate with OHS staff—
15 even when that communication happens, the information provided is limited and vague.

16 205. In the weeks since the layoffs, many agencies in Washington who attempted to
17 contact OHS about their anticipated Notice of Awards, received no assistance. Instead, they
18 were told that OHS is still working to assign tasks following the regional office closures, and
19 that “at this time I do not have an answer for you about how the recent changes in the Region
20 will affect grant application processing and approval timelines.”

21 206. Similarly, in Illinois, agencies that attempted to confirm the status of their
22 Notice of Awards received no response until just days before their funding was due to expire –
23 and then, only when a notification was posted in their online portal, without any direct
24 communication from an OHS representative.

1 **B. HHS’s unlawful ban on diversity, equity, inclusion, and accessibility**
2 **sows confusion, compromises the quality of Head Start programming,**
3 **and is inconsistent with the Head Start Act and the Rehabilitation Act.**

4 207. In addition to starving agencies of much needed resources, HHS is also
5 targeting the content and scope of services that Head Start programs offer. Starting on day one,
6 the President began targeting diversity, equity, inclusion, and accessibility programs across the
7 federal government with two executive orders issued on January 20 and 21, 2025. On March
8 14, HHS issued guidance implementing the January 21 and 20 Anti-DEI Executive Orders,
9 banning “diversity,” “equity” and “inclusion” across the agency, including in the Head Start
10 program. The March 14 DEI Ban and the April 16 DEIA Certification contradict the
11 Congressional directives and are impermissibly and incomprehensibly vague. The bans allow
12 HHS to weaponize its monitoring function to enforce “compliance” with ambiguous and
13 undefined terms, ultimately pressuring Head Start programs to depart from the mandate set for
14 them by Congress to avoid punishment.

15 208. As with the mass office closures, the March 14 DEI Ban and April 16 DEIA
16 Certification caused confusion and panic. The directives force agencies to guess which of their
17 practices, from training to curriculum to hiring, are proscribed. Members of Plaintiff Head Start
18 Associations do not understand what the Ban or Certification means. Regardless of what
19 agencies do, they cannot be sure that they are complying with the Ban or Certification and are
20 subject to arbitrary and unpredictable enforcement that carry existential consequences.

21 209. Furthermore, the March 14 DEI Ban and April 16 DEIA Certification
22 contravene the explicit legislative obligation of Head Start agencies to provide services that
23 meet the “diverse needs” of the communities and requires the agencies to abandon their
24 statutory obligations.

1 i. OMB funding freeze implementing Anti-DEI, Gender Ideology, and
2 Anti-Immigration Executive Orders.

3 210. On Inauguration Day, January 20, 2025, President Trump issued an Executive
4 Order targeting DEI initiatives, entitled “Ending Radical and Wasteful Government DEI
5 Agencies and Preferencing” (“January 20 Anti-DEI Order”). Exec. Order No. 14,151, 90 Fed.
6 Reg. 8339 (Jan. 29, 2025). The Order directed each federal agency to “terminate, to the
7 maximum extent allowed by law, . . . “equity” actions, initiatives, or agencies, “equity-related”
8 grants or contracts; and all DEI or DEIA performance requirements for employees, contractors,
9 or agencies.” *Id.*

10 211. The January 20 Anti-DEI Order does not define “DEI,” “DEIA,” “diversity,”
11 “equity,” or “inclusion.”

12 212. On January 21, 2025, President Trump issued a second executive order targeting
13 DEI agencies, entitled “Ending Illegal Discrimination and Restoring Merit-Based
14 Opportunity” (“January 21 Anti-DEI Order”). Exec. Order No. 14,173, 90 Fed. Reg. 8633 (Jan.
15 31, 2025). Section 3(b)(iv) of the January 21 Anti-DEI Order requires federal contractors and
16 agencies to certify that they do not operate “illegal” DEI agencies and that the certification is
17 “material” under the False Claims Act. *Id.* The January 21 Anti-DEI Order again fails to define
18 “DEI,” “DEIA,” “diversity,” “equity,” or “inclusion.” It only purports that ““diversity, equity,
19 and inclusion,” “DEI,” “diversity, equity, inclusion, and accessibility,” or “DEIA” policies are
20 “illegal,” “dangerous,” and “immoral” and can violate federal civil rights laws.” *Id.*

21 213. On January 20, 2025, President Trump also issued an Executive Order titled
22 “Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the
23 Federal Government” (“Gender Ideology EO”), directing that “federal funds shall not be used
24 to promote gender ideology.” Exec. Order No. 14,168., 90 Fed. Reg. 8615 (Jan. 30, 2025),
25 §2(f). The Order defines “gender ideology” as a “false claim” that “replaces the biological
26

1 category of sex with an ever-shifting concept of self-assessed gender identity,” and that
2 “includes the idea that there is a vast spectrum of genders that are disconnected from one’s
3 sex.” *Id.* at §2(g).

4 214. Additionally, on January 20, 2025, President Trump issued an executive order
5 targeting immigration, entitled “Protecting the American People against Invasion” (“January
6 20 Anti-Immigration Order”). Exec. Order No. 14,159, 90 Fed. Reg. 8443 (Jan. 29, 2025). On
7 February 19, 2025, President Trump issued another executive order targeting immigration,
8 entitled “Ending Taxpayer Subsidization of Open Borders” (“February 19 Anti-Immigration
9 Order”). Exec. Order No. 14,218, 90 Fed. Reg. 10581 (Feb. 25, 2025). Section 2(a) of the
10 February 19 Anti-Immigration Order directs all federal agencies to “identify all federally
11 funded programs administered by the agency that currently permit illegal aliens to obtain any
12 cash or non-cash public benefit, and, consistent with applicable law, take all appropriate actions
13 to align such agencies with the purposes of this order and the requirements of applicable
14 Federal law, including the [Personal Responsibility and Work Opportunity Reconciliation Act
15 of 1996].” *Id.*

16 215. On January 27, 2025, OMB issued a memorandum requiring all “Federal
17 agencies to identify and review all Federal financial assistance agencies and supporting
18 activities consistent with the President’s policies and requirements.” Off. Of Mgmt. & Budget,
19 Exec. Off. Of the President, OMB Memo. No. 25-13, Temporary Pause of Agency Grant, Loan,
20 and Other Financial Assistance Programs (2025), implementing the Anti-DEI, Gender
21 Ideology, and Anti-Immigration Orders. The memorandum instructed all federal agencies to
22 temporarily suspend “all activities related to obligation or disbursement of all Federal financial
23 assistance, and other relevant agency activities that may be implicated by the executive orders,
24 including, but not limited to . . . DEI.” *Id.*

1 216. In the hours after OMB issued the funding freeze memorandum, Head Start
2 agencies from across the nation scrambled to determine whether, and to what extent, the
3 funding freeze impacted them. HHS provided no guidance or clarity, and Head Start agencies
4 struggled to get into contact with government officials.⁵¹

5 217. The following day, numerous Head Start officials reported that they could no
6 longer access their PMS accounts. *Id.* Because of the Three-Day Rule, several agencies made
7 the difficult decision to shut down. Parents were forced to try to find alternative childcare—
8 and those with no alternative could not go to work and lost wages critical to supporting their
9 families.⁵² Several agencies temporarily laid off staff and contemplated permanent closure.⁵³

10 218. On January 29, 2025, OMB rescinded the funding freeze memorandum after
11 the freeze was enjoined by multiple federal courts. Off. Of Mgmt. & Budget, Exec. Off. Of the
12 President, OMB Memo. No. 25-14, Recession of M-25-13 (2025). Despite the rescission, Head
13 Start agencies struggled to get access to frozen funds. A week later, at least 45 agencies serving
14 nearly 20,000 children in 23 states, Washington D.C., and Puerto Rico were still locked out of
15 their funding.⁵⁴

16 ii. The March 14 DEI Ban and the April 16 DEIA Certification.

17 219. On March 14, 2025, Acting Assistant Secretary Gradison issued guidance (the
18 “March 14 DEI Ban”) informing all Head Start agencies that the Office for Head Start “will
19 not approve the use of federal funding for any training and technical assistance (TTA) or other
20 _____

21 ⁵¹ See e.g., Moraiiah Balingit, *Head Start And Medicaid Providers Hit Glitches as Trump Freezes Federal Money*,
22 ASSOCIATED PRESS (Jan. 28, 2025 8:10 PM), <https://apnews.com/article/head-start-medicaid-federal-funding-4fe440e35df70c7ede8ce8e0409cb581>.

23 ⁵² Moriah Balingit, *Mass layoffs rattle Head Start leaders already on edge over funding problems*, ASSOCIATED
24 PRESS (Apr. 2, 2025 11:59 AM), <https://apnews.com/article/head-start-office-closures-hhs-trump-00b1a6b33ef918cb66e59b7ffb07ac13>.

25 ⁵³ See e.g., Casey Peeks, *Head Start funding freeze: The panic was the point*, WISC. EXAMINER (Feb. 7, 2025, 5:00
26 AM), <https://wisconsinexaminer.com/2025/02/07/head-start-funding-freeze-the-panic-was-the-point/>.

27 ⁵⁴ *Nearly 20,000 Children and Families Impacted by Delay in Accessing Federal Funds*, Nat’l Head Start Ass’n.,
(Feb. 4, 2025), https://nhsa.org/press_release/nearly-20000-children-and-families-impacted-by-delay-in-accessing-federal-funds/.

1 program expenditures that promote or take part in diversity, equity, and inclusion (DEI)
2 initiatives.”

3 220. The Ban purports to be “consistent with the nondiscrimination provisions in
4 Sec. 654 of the Head Start Act.” Section 654 provides that the HHS Secretary “shall not provide
5 financial assistance for any program, project or activity under this subchapter unless the grant
6 or contract . . . provides that no person with responsibilities in the operation thereof” will
7 discriminate on the basis of “race, creed, color, national origin, sex, political affiliation, or
8 beliefs” or based on a disability. 42 U.S.C. § 9849.

9 221. Further, the Ban instructs agencies to “carefully review their annual funding
10 application, including the budget and budget justification narrative, TTA plans, program goals,
11 and any other supplemental materials to ensure they are in accordance with this guidance.”

12 222. The Ban does not define “DEI,” “diversity,” “equity,” or “inclusion.” Nor does
13 it explain what it means to “promote.”

14 223. On March 21, 2025, ACF issued a press release announcing the new policy
15 change. ACF stated that the March 14 DEI Ban “amplif[ies] President Trump’s executive order
16 on removing diversity, equity and inclusion (DEI) initiatives.”

17 224. On April 16, 2025, HHS amended its Grants Policy Statement to add a provision
18 titled “Grant award certification.” The provision provides that “by accepting [HHS’s] grant
19 award, recipients are certifying that . . . they do not, and will not during the term of this financial
20 assistance award, operate any programs that advance or promote DEI, DEIA, or discriminatory
21 equity ideology in violation of Federal anti-discrimination laws.” The April 16 DEIA
22 Certification also states that “HHS reserves the right to terminate financial assistance awards
23 and claw back all funds if the recipients, during the term of this award, operate any program in
24
25
26

1 violation of Federal anti-discriminatory laws.”⁵⁵ The Policy Statement further cautions that
2 “recipients must comply with all applicable Federal anti-discrimination laws material to the
3 government’s payment decisions for purposes of [the False Claims Act.]”

4 225. The April 16 DEIA Certification does not define “DEI,” “DEIA, or
5 “discriminatory equity ideology.”

6 226. Members of Plaintiff Head Start Associations that received new notices of grant
7 awards after April 16, 2015 are now subject to these requirements.

8 *a. The March 14 DEI Ban and April 16 DEIA Certification are*
9 *unlawfully vague.*

10 227. The key terms in March 14 DEI Ban and the April 16 DEIA Certification –
11 “diversity” “equity,” “inclusion,” and “accessibility” and “discriminatory equity ideology”–
12 are unclear and undefined, broad in scope, and turn heavily on subjective judgement.

13 228. The March 14 DEI Ban purports that the ban on diversity, equity, and inclusion
14 is “consistent” with the non-discrimination provision in the Head Start Act, but does not
15 explain whether and why all activities relating to “diversity, equity, and inclusion” are
16 considered unlawful under the Act. Unlike the January 21 Anti-DEI Order and the April 16
17 DEIA Certification, the March 14 DEI Ban does not limit the prohibition to diversity, equity,
18 and inclusion initiatives that are purportedly “illegal.”

19 229. Indeed, agencies have been given conflicting information by HHS about what
20 is covered by the March 14 DEI Ban on “diversity, equity, and inclusion initiatives.” For
21 example, while Wisconsin HSA members were generally not provided guidance on how to
22 amend their grant applications to remove references to “DEI” from their grant applications, at
23 least one member received a list of words from their Program Specialist containing words

24
25 ⁵⁵ *HHS Grants Policy Statement*, DEP’T. OF HEALTH AND HUM. SERV’S., at 18, (Apr. 16, 2025),
26 <https://www.hhs.gov/sites/default/files/hhs-grants-policy-statement-april-2025.pdf> (reflecting HHS policies based on
45 C.F.R. part 75 and 2 C.F.R. part 200).

1 President Trump “is making disappear.” The agency expressed the impossibility of being able
2 to remove all of the listed words while still maintaining the content of their mandated
3 programming, so they removed only a handful of the listed words. Their application has yet to
4 be approved, and they remain in fear that that they will have to do additional edits and changes
5 that may affect the substance of their programming or be punished for not having their grant
6 renewed.

7 230. In Wisconsin, after the March 14 DEI Ban was issued, several Wisconsin HSA
8 members were instructed by their Program Specialists to review their refunding applications
9 to ensure they comply with the March 14 DEI Ban. However, no specific instruction was
10 provided on how to do so, such that members scrambled to obtain outside direction and advice,
11 and struggled to amend language in their applications that did not undermine the substance of
12 the core programs they believe they are mandated to continue to provide, e.g. for dual language
13 and American Indian students and families.

14 231. In Washington, Washington HSA members were also generally not provided
15 guidance on how to comply with the March 14 DEI Ban, and the information that members
16 received from their respective Program Specialists was inconsistent. For example, one
17 Washington HSA member was told by their Program Specialist to remove all references to
18 “DEI” and related words from their grant application, but to continue using terms found in the
19 Head Start Act, such as “disability.” However, other members were advised by their Program
20 Specialist to change the use of “disability” in their grant application to “developmental
21 concern” in order to comply with the Guidance. One Washington HSA member was told by
22 their Program Specialist that they could continue conducting “DEI” trainings if they used funds
23 other than those from Head Start. Other members were advised by their Program Specialist
24 that they could not conduct “DEI” related activities using other funding sources if the
25 equipment used for those activities, such as computers and phones, was purchased with Head
26

1 Start funds. Some Washington HSA members have had no contact with their Program
2 Specialist since the closure of the OHS Region 10 Office, and thus have no guidance on how
3 to comply with the Guidance.

4 232. Illinois HSA members received conflicting responses when they requested
5 guidance about how to comply with the March 14 DEI Ban. Some members were told that
6 their Program Specialists could not discuss it. Some members were advised to delete words
7 like “diversity,” “equity,” “inclusion,” and “accessibility” from their renewal applications but
8 to otherwise leave the substance of the programs the same. And other members were instructed
9 to remove entire sections of their applications—such as an anti-bias training, and a program goal
10 aimed at addressing the marginalization of underrepresented groups in the workplace – and
11 resubmit them.

12 233. Pennsylvania HSA members have likewise experienced mass confusion about
13 the scope and meaning of the March 14 DEI Ban, with conflicting guidance given by Program
14 Specialists. Some members were told by Program Specialists to remove the word “inclusion”
15 from grant applications, while others were told using it and similar words found in the
16 Performance Standards was permissible.

17 234. Other agencies have not been given any further guidance about how to interpret
18 these terms. Compounding the confusion, on April 1, 2025, all the Program Specialists in the
19 states where Plaintiffs operate were fired and Plaintiffs have not been able to receive any
20 updated interpretation of the March 14 DEI Ban.

21 235. The April 16 DEIA Certification appears, in several respects, even broader in
22 scope and more serious in consequence. Unlike the March 14 DEI Ban, the April 16 DEIA
23 Certification explicitly bans activities that “advance or promote” “accessibility.” The
24 Certification also imposes the additional threats that, if an agency is engaged in “illegal DEIA”
25 or “discriminatory equity ideology” activities, HHS can claw back already disbursed grant
26

1 funds and the agency may be subject investigation and liability under the False Claims Act,
2 which includes the potential of treble damages and the criminal prosecution.

3 236. Currently, Members of Plaintiff Head Start Associations do not know whether
4 use of the following educational methods, services, and tools are permitted under the March
5 14 DEI Ban and/or April 16 DEIA Certification, such as:

- 6 a. Interpretation and translation services and devices in the classroom;
- 7 b. Including different types of family structures, including single parents or
8 LGBTQIA+ families in lessons, recruitment, or any learning materials;
- 9 c. Nutrition services that meet the needs of children with disabilities and those
10 with special cultural or religious dietary needs;
- 11 d. Specialized staff who work specifically with children with disabilities;
- 12 e. Purchasing books, music, or toys which reflect the identities of their students;
- 13 or
- 14 f. Partnering with a Spanish immersion classroom at a local school

15 237. Because of this uncertainty, and the extreme consequences of noncompliance,
16 agencies cannot know how to conform their behavior to comply with the March 14 DEI Ban
17 and are thus subject to arbitrary and subjective enforcement.

18 *b. The March 14 DEI Ban and April 16 DEIA Certification conflict*
19 *with the requirements of the Head Start Act and the Rehabilitation*
20 *Act.*

21 238. The March 14 DEI Ban and April 16 DEIA Certification also contravene the
22 requirements that Congress set for the Head Start program.

23 239. As described *supra* Section II, under the Head Start Act and Performance
24 Standards, agencies must meet the “diverse needs” of the communities they serve, including
25 by offering “culturally and linguistically appropriate” services.

1 240. State laws that govern members of Plaintiff Head Start Associations supported
2 in part by state funds mandate similar requirements.⁵⁶

3 241. In order to fulfill these obligations, agencies must consider the diversity of the
4 local population at each step – in the design their classrooms, curricula, and activities; the
5 recruitment, professional development, and training of their staff; the outreach to parents and
6 family members; and the selection of participants. *See supra* Section II.

7 242. Any of these activities may be considered a proscribed “diversity initiative”
8 under the March 14 DEI Ban or and April 16 DEIA Certification. For example, a Program
9 Specialist instructed an Illinois agency to remove “non-English speaker” as a selection criteria
10 for participants, yet ensuring access to such participants is how the program complies with its
11 obligation to “welcome children from diverse cultural and linguistic backgrounds” and to offer
12 “limited English proficient children” “culturally and linguistically appropriate instructional
13 services.”

14 243. Agencies’ ability to reach community members of different social and cultural
15 backgrounds depends on their ability to recruit and retain a diverse classroom and staff.

16 244. Likewise, agencies must meet the needs of children with disabilities and enroll
17 in students with disabilities in their classrooms. By taking steps to make the classroom
18 inclusive, by making sure it is physically accessible and provides “individualized assessments,
19
20

21 ⁵⁶ For example, under Washington state law, agencies under that state-funded programs must consider racial diversity
22 and equity in providing services. *See, e.g.*, RCW 43.216.567(2) (requiring programs to consider racial diversity and
23 equity in providing services); Washington Administrative Code (WAC) 110-300-0160 (Head Start programs must
24 “provide culturally and racially diverse learning opportunities,” including “curriculum, activities, and materials that
25 represent all children, families, and staff...and do not reinforce stereotypes”). Similarly, Illinois-funded programs must
26 “establish weighted eligibility criteria that prioritize children considered most at risk of academic failure, including
children with IEPs, children experiencing homelessness, youth in the custody of the Department of Children and
Family Services, children with family income 50 percent below the federal poverty level, children whose parent or
caregiver speaks a language other than English, and children whose screening indicates delays in development.” 325
ILCS 3/15-30; 105 ILCS 5/2-3.71; 23 Ill. Adm. Code 235.20, 235.30, 235.50.

1 resources, and services (including accessible transportation) for children with disabilities,”
2 agencies ensure compliance with the Head Start Act and Section 504.

3 245. But the March 14 DEI Ban’s ban on “inclusion initiatives” and the April 16
4 DEIA Certification’s ban on activities that advance “accessibility” threaten agencies’ efforts to
5 maintain accessible classrooms. For example, the Washington HSA Tribal Head Start members
6 who serve American Indian communities work with students who are struggling with physical
7 and developmental disabilities, including children with muscular disorders and children
8 diagnosed with varying degrees of autism. They both work with local school districts as well
9 as develop their own interventions to meet these children's needs, including purchasing
10 equipment and providing staff training to handle a variety of behaviors in the classroom. Under
11 the Ban and the Certification, these members do not know whether they are permitted to
12 continue these activities.

13 246. Furthermore, without being able to use the words like “diversity,” “equity,”
14 “inclusion,” and “accessibility,” agencies may not be able to effectively communicate to
15 community members from different ethnic and cultural backgrounds and family members of
16 children with disabilities that Head Start services are designed to meet their needs.

17 247. The March 14 DEI Ban and the April 16 DEIA Certification create, in effect, a
18 gag order that interferes with agencies’ ability to maintain necessary enrollment.

19 248. For example, Plaintiff Head Start Associations’ members regularly use
20 language about accessibility and inclusion to recruit disabled children and ensure parents that
21 their children will receive appropriate adaptive materials. The March 14 DEI Ban and the April
22 16 DEIA Certification compel agencies to remove resources for children with disabilities and
23 otherwise marginalized children from websites and recruitment materials. Plaintiff Head Start
24 Associations’ members are situated in states where many families who qualify for Head Start
25 do not speak English. Agencies therefore develop recruitment materials in other languages to
26

1 express their desire to engage and build trust with immigrant and dual-language families.
2 Several members of Plaintiff Head Start Associations feel they have no choice but to remove
3 and limit the languages in their recruitment materials in order to comply with the March 14
4 DEI Ban and the April 16 DEIA Certification.

5 249. In Wisconsin, Wisconsin HSA members serve upward of 70 percent
6 communities of color – including significant numbers of Latine, African American, American
7 Indian and refugee populations—and they have tailored their programs to meet the unique
8 needs of these populations consistent with Performance Standards. It is inconceivable to
9 members how Wisconsin HSA how they can continue these programs without running afoul
10 of March 14 DEI Ban and April 16 DEIA Certification, and if they stop the programs, they will
11 lose enrollment. While many have followed the guidance of their Program Specialists to amend
12 the descriptions of their programs in their renewal applications to eliminate banned
13 terminology, they have been provided no assurances that this is sufficient to maintain their
14 funding.

15 250. Finally, to the extent that Defendants are interpreting the Head Start Act’s
16 nondiscrimination provision to prohibit activities described *supra* Section II, such as recruiting
17 participants or staff from immigrant communities or communities of color, this is an
18 impermissible interpretation of the provision. To the contrary, HHS has consistently mandated
19 that agencies take steps to enhance diversity among their staff and participant families, improve
20 equitable outcomes for children of underprivileged backgrounds, and foster inclusion in and
21 outside of the classroom for children with disabilities. The March 14 DEI Ban and the April
22 16 DEIA Certification thus unlawfully depart from longstanding and established agency
23 interpretations without reason or notice.

24 251. Ultimately, agencies are caught in an impossible bind: they can either cease
25 activities that may be considered related to “diversity, equity, and inclusion” and risk
26

1 noncompliance with their longstanding statutory and regulatory obligations, including the
2 Performance Standards, or they can continue those activities and risk noncompliance with the
3 March 14 DEI Ban and the April 16 DEIA Certification.

4 252. In both cases, agencies risk losing their designation as a Head Start provider
5 and shutting their doors to the communities that they have long served.

6 *c. The March 14 DEI Ban and the April 16 DEIA Certification*

7 *unlawfully suppress speech*

8 253. Furthermore, the March 14 DEI Ban and the April 16 DEIA Certification and
9 their implementation create widespread chilling effects beyond activities that are supported by
10 federal funding due to their extreme and coercive consequences. Notably, the April 16 DEIA
11 Certification does not limit the ban on DEIA activities to those that are federally funded—
12 instead it applies to “any programs” operated “during the term” of the “financial assistance
13 award.”

14 254. In an exercise of reasonable caution, members of Plaintiff Head Start
15 Associations started to self-censor and abandoned all activities – including those that are not
16 federally funded – that may be construed as related to diversity, equity, or inclusion. Indeed,
17 the January 21 Anti-DEI EO, which the March 14 DEI Ban implements, does not limit the
18 proscription on “DEIA” solely to federally funded activities.

19 255. The April 16 DEIA Certification makes plain what members of Plaintiff Head
20 Start Associations have reasonably feared—that they will be subject to adverse government
21 action for their speech perceived to “advance or promote” “diversity,” “equity,” “inclusion,”
22 “accessibility,” or “discriminatory equity ideology,” even when that speech is outside of the
23 contours of the federal grants—and without any way of knowing what is prohibited by those
24 vague and subjective terms. Defendants are unconstitutionally leveraging federal funds as a
25 tool to suppress protected speech with which it disagrees.

1 256. The threatened adverse government action is extremely coercive. First, it
2 imposes existential consequences on Head Start agencies—termination of financial assistance
3 awards without which Head Start classrooms will be forced to close their doors permanently.
4 Terminated programs not only lose federal funds that cover at least 80 percent of the approved
5 costs of the agency’s Head Start program, 42 U.S.C. § 9835(b), but they also lose the
6 opportunity to compete in for funding in future funding cycles. 45 C.F.R. § 1304.13. Second,
7 it threatens to “claw back funds” previously distributed from organizations that use all of those
8 funds to provide services to children from low-income families. Third, it threatens agencies
9 that their certification will be deemed false and thus subject them to potential civil and criminal
10 liability under the False Claims Act if any of the agency’s programs are deemed to conflict
11 with the April 16 DEIA Certification.

12 257. Head Start agencies include school districts, nonprofit and for-profit groups,
13 faith-based institutions, tribal councils, and other types of organizations, and of which engage
14 in many programs outside of their Head Start programs, including state funded early childhood
15 education programs, financial education, job training, housing assistance, legal assistance,
16 community events, staff professional development and training, to name a few. The predictable
17 result of the April 16 DEIA Certification is that agencies will be censored to simply stop
18 speaking on anything remotely related to what the government might consider as promoting
19 “diversity,” “equity,” “inclusion,” or “accessibility,” in any of their programs.

20 **V. Defendants’ actions have caused, are causing, and will continue to cause**
21 **irreparable harm to Plaintiffs.**

22 258. The mass office closures and layoffs, the March 14 DEI Ban, and the April 16
23 DEIA Certification cause substantial and irreparable harm to Plaintiffs.

1 **A. Defendants' actions will imminently result in reduction, suspension, or**
2 **termination of Head Start programs across the country.**

3 259. As discussed *supra* Section IV.A, the complete lack of information,
4 communication, and transparency from OHS staff coupled with the delays in decision-making,
5 particularly on issuance of grants, as a result of the April 1, 2025 office closures and layoffs
6 have had devastating effects on agencies and families. One of Plaintiff Washington HSA's
7 members already suspended services due to the confusion and uncertainty. If OHS does not
8 maintain adequate levels of staffing, more agencies will soon also suspend or reduce services.

9 260. Termination or non-renewal of designation for agencies entitled to renewal will
10 likewise result in the termination, suspension, or reduction of services for children.

11 261. Furthermore, given the vagueness of the March 14 DEI Ban and the April 16
12 DEIA Certification, agencies, including Plaintiffs' members, are uncertain about which
13 educational agencies and tools they can implement for multilingual or disabled students, how
14 to target recruitment efforts for children and families, hiring and training practices for their
15 staff, which community partners they can maintain relationships with, and what demographic
16 data they can collect and evaluate. This uncertainty immediately impacts agencies' ability to
17 comply with the Head Start Act's Performance Standards, the Head Start Act, and Section 504,
18 which, in turn, creates an existential threat to their status as Head Start providers. Agencies that
19 are forced to make these changes risk compromising the quality of services that they are able
20 to provide to children of diverse backgrounds.

21 262. To the extent that agencies are no longer able to meet the same needs of the
22 children they serve, they are at risk of disenrollment, and, as a result, closure. Indeed, agencies
23 that do not meet enrollment targets risk receiving deficiency findings that jeopardizes their
24 designation status.

25 263. Agencies that do not change their programs in response to the March 14 DEI
26

1 Ban and the April 16 DEIA Certification, however, also risk existential consequences,
2 including investigation, a finding of deficiency, and threatened loss of their Head Start
3 designation and funding, clawback of funding, and criminal and civil liability under the False
4 Claims Act.

5 **B. Loss of access to affordable childcare will have catastrophic and**
6 **cascading impacts.**

7 264. Suspension or termination of Head Start services have harmed and will continue
8 to significantly harm parents and families of children participating in Head Start—including
9 Parent Plaintiffs' parent and caregiver members—by depriving them of critical education,
10 benefits, and services, jeopardizing their access to affordable childcare services, and causing
11 hardship and distress as result of disruption of such benefits and services.

12 265. Children and families who rely on Head Start, including Parent Plaintiffs'
13 members, have lost and will continue to lose access to education, services, and benefits on
14 which they rely for health, safety, and physical and mental well-being. Such services and
15 benefits include access to health and developmental screenings, physical and mental health
16 services, and healthy and nutritious meals for children. Disruption of services and benefits
17 would disproportionately harm children and families from underserved and marginalized
18 populations, including Black children and other children of color, children with disabilities,
19 children experiencing homelessness, and children with limited English proficiency.

20 266. Indeed, many parent and caregiver members, including Parent Plaintiffs'
21 members, rely on Head Start supports for their children with disabilities, such as speech,
22 occupational, and physical therapy. Without Head Start, their children will be deprived of these
23 necessary services at a critical time in their early childhood development, resulting in
24 immediate and lasting harms to their ability to survive and thrive in educational environments
25 and beyond. Moreover, members who rely on Head Start have lost or will lose access to
26

1 affordable childcare services—which, in many instances, would mean that they no longer have
2 access to childcare at all.

3 267. The average cost of childcare for young children in the U.S. is almost \$10,000
4 per year.⁵⁷ More than half of the U.S. population live in areas with an insufficient supply of
5 licensed childcare providers—otherwise known as a “childcare desert.”⁵⁸ This is especially
6 true in many rural communities, which would have no licensed childcare centers without Head
7 Start services.⁵⁹

8 268. Loss of access to childcare services would result in a cascade of negative
9 impacts for Parent Plaintiffs’ parent and caregiver members who rely on Head Start, including
10 forcing family members to involuntarily quit their jobs, to work fewer hours and/or shifts, and,
11 in turn, experience significant financial stress and hardship due to decreased income.⁶⁰ These
12 consequences will disproportionately impact women, and especially Black women and other
13 women of color.⁶¹

14 269. Moreover, disruptions to childcare access—and the stressors and pressure
15 caused by such disruptions—would result in significant negative outcomes to the physical and
16

17 ⁵⁷ *This is how much child care costs in 2025*, Care.com (Jan. 29, 2025), <https://www.care.com/c/how-much-does-child-care-cost/>.

18 ⁵⁸ Casey Peeks & Allie Schneider, *5 Things to Know About Head Start*, Ctr. For Am. Progress (Apr. 16, 2025),
19 [https://www.americanprogress.org/article/5-things-to-know-about-head-start/#:~:text=If%20Head%20Start%20is%20eliminated,care%20and%20early%20learning%20opportunities.](https://www.americanprogress.org/article/5-things-to-know-about-head-start/#:~:text=If%20Head%20Start%20is%20eliminated,care%20and%20early%20learning%20opportunities.;); see
20 also Rasheed Malik, Katie Hamm, & Leila Schochet, *America’s Child Care Deserts in 2018*, Ctr. For Am. Progress
(Dec. 6, 2018), <https://www.americanprogress.org/article/americas-child-care-deserts-2018/>.

21 ⁵⁹ Rasheed Malik & Leila Schochet, *A Compass for Families: Head Start in Rural America*, Ctr. For Am. Progress
(Apr. 10, 2018), <https://www.americanprogress.org/article/a-compass-for-families/>.

22 ⁶⁰ Katie Romas, *How Inaccessible Childcare Affects Families and Early Childhood Educators*, Univ. Of Mich. Sch.
Of Pub. Health (Mar. 7, 2025), [https://sph.umich.edu/pursuit/2025posts/how-inaccessible-childcare-affects-families-and-early-childhood-](https://sph.umich.edu/pursuit/2025posts/how-inaccessible-childcare-affects-families-and-early-childhood-educators.html#:~:text=For%20some%20families%2C%20insufficient%20access,of%20improper%20care%20and%20burnout;)

23 [educators.html#:~:text=For%20some%20families%2C%20insufficient%20access,of%20improper%20care%20and%20burnout](https://sph.umich.edu/pursuit/2025posts/how-inaccessible-childcare-affects-families-and-early-childhood-educators.html#:~:text=For%20some%20families%2C%20insufficient%20access,of%20improper%20care%20and%20burnout);
24 Massimiliano Tani et al., *Working Parents, Financial Insecurity, and Child-Care: Mental Health in the Time of COVID-19*, Inst. Of Lab. Econ., (Aug. 2020), IZA DP No. 13588,
<https://docs.iza.org/dp13588.pdf>.

25 ⁶¹ *Id.*; see also Massimiliano Tani et al., *Working Parents, Financial Insecurity, and Child-Care: Mental Health in the Time of COVID-19*, Inst. Of Lab. Econ., (Aug. 2020), IZA DP No. 13588,
26 <https://docs.iza.org/dp13588.pdf>.

1 mental health and well-being of Parent Plaintiffs' members and their families who rely on Head
2 Start. Insufficient access to quality childcare services has been shown to result in negative
3 health and developmental outcomes for children, impairment to child-parent bonding and the
4 development of positive family relationships, and even mental and physical illness for
5 caregivers.⁶²

6 270. The families that rely on Head Start agencies would thus be left without access
7 to critical Head Start services and benefits or affordable childcare, which, in many instances,
8 would mean that they no longer have access to childcare at all.

9 271. In Oregon—where Plaintiff FFO's members live, Head Start provides high-
10 quality early childhood education and services to over 12,000 children between the ages of 0
11 and 5 years old. Because nearly every county in Oregon qualifies as a childcare desert,⁶³
12 Defendants' actions will result in the complete loss of early education, childcare, healthcare,
13 and other services for many of FFO's parent and caregiver members and their families.

14 272. Similarly, Defendants' actions will result in the loss of affordable early
15 education services to over 620 children in Oakland alone, leaving many of Plaintiff PVO's
16 parent and caregiver members without any access to early education, childcare, healthcare, and
17 other services. In the past four years, the costs of childcare in the Bay Area have increased by
18 40 percent—and in San Francisco and Marin counties, childcare costs have increased by more
19 than 50 percent.⁶⁴

21 ⁶² *Id.*; Katie Romas, *How Inaccessible Childcare Affects Families and Early Childhood Educators*, Univ. Of Mich.
22 Sch. Of Pub. Health (Mar. 7, 2025), [https://sph.umich.edu/pursuit/2025posts/how-inaccessible-childcare-affects-
families-and-early-childhood-
educators.html#:~:text=For%20some%20families%2C%20insufficient%20access,of%20improper%20care%20and%20burnout;](https://sph.umich.edu/pursuit/2025posts/how-inaccessible-childcare-affects-families-and-early-childhood-educators.html#:~:text=For%20some%20families%2C%20insufficient%20access,of%20improper%20care%20and%20burnout;)

23 ⁶³ Natalie Pate, *How to solve Oregon's child care crunch*, OPB, Feb. 1, 2024,
24 <https://www.opb.org/article/2024/02/01/oregon-child-care-affordability-access/>.

25 ⁶⁴ GQLSHARE, *You think Bay Area housing is expensive? Child care costs are rising, too*, SiliconValley.com, Apr.
26 13, 2025, [https://www.siliconvalley.com/2019/02/03/you-think-bay-area-housing-is-expensive-childcare-costs-are-
rising-too/](https://www.siliconvalley.com/2019/02/03/you-think-bay-area-housing-is-expensive-childcare-costs-are-rising-too/); see also Lauren Martinez, *Bay Area parents, leaders and lawmakers discuss affordable 'child care
crisis'*, abc7 News, Sept. 10, 2023, <https://abc7news.com/child-care-affordable-ro-khanna-crisis/13756847/>.

1 273. In addition to the harms on their members, Parent Plaintiffs will also suffer
2 significant harms as a result of Defendants' actions. Because of Defendants actions dismantling
3 access to Head Start—on which its members rely for childcare services, Parent Plaintiffs will
4 suffer frustration of its mission to obtain accessible, affordable, and high-quality childcare for
5 parents and caregivers.

6 274. Defendants' actions also will impose significant barriers to fulfilling and
7 carrying out Parent Plaintiffs' core business activities due to the disruption and elimination of
8 childcare access. Such activities include, but are not limited to, convening and organizing
9 parent and caregiver members to attend membership meetings, leadership trainings, care
10 summits, direct actions, and other events and programming. Without access to affordable
11 childcare through Head Start, Parent Plaintiffs' members would be unable to attend or
12 participate in organizational programs—effectively barring Parent Plaintiffs from building
13 collective power and coalition among their parent and caregiver members.

14 275. Moreover, as a result of Defendants' actions, Parent Plaintiffs will be forced to
15 divert limited resources away from their planned activities—*e.g.*, events and programming to
16 organize, support, and empower their membership—toward covering costs that are not only
17 unplanned but also unrelated to their core activities.

18 276. For example, because Defendants' actions will deprive its members of access
19 to childcare, Plaintiff FFO will be required to pay for childcare services—likely at higher rates
20 due to the lack of availability of affordable childcare in Oregon—to encourage and enable its
21 members to attend and participate in their events and programs. Such increased costs and
22 expenses will interfere with and otherwise limit Plaintiff FFO's ability to dedicate limited
23 resources to its planned activities, such as its care summits, meetings, leadership trainings, and
24 statewide parent cohorts.

25 277. Moreover, Defendants' actions have resulted and/or will result in loss of wages
26

1 and jobs for Head Start teachers, staff, and childcare providers, including Parent Plaintiffs’
2 childcare provider members. Such loss of income and employment will lead to further negative
3 harms, including, but not limited to, inability to pay housing and utility costs or to purchase
4 groceries, housing insecurity, financial hardship, and significant emotional distress.

5 **CAUSES OF ACTION**

6 **FIRST CLAIM FOR RELIEF**

7 **Violation of Separation of Powers**

8 278. Plaintiffs reallege and incorporate by reference all prior and subsequent
9 paragraphs.

10 279. The mass OHS office closures and layoffs, the March 14 DEI Ban, and April
11 16 DEIA Certification violate the constitutional separation of powers in that they constitute
12 executive branch actions that infringe upon—and flatly contradict—the mandates of the Head
13 Start Act.

14 280. Article I of the United States Constitution vests exclusively in Congress the
15 federal spending power. U.S. Const. art. I § 8, cl. 1; *see also South Dakota v. Dole*, 483 U.S.
16 203, 206 (1987).

17 281. Pursuant to this authority, Congress established the Head Start Act, which: (1)
18 expressly allocates federal funds to various Head Start programs, including directing that each
19 state and each agency be allotted an amount equal to their base grants for the prior fiscal year,
20 MSHS and AIAN, each fiscal year; and (2) requires Head Start agencies to provide various
21 services *by* diverse individuals *to* diverse individuals. *See, e.g.*, 42 U.S.C. § 9835; 42 U.S.C. §
22 9836(d), (f); 42 U.S.C. § 9843(c) (explicitly requiring the program to “recruit and train
23 professionals from diverse backgrounds” to serve and deploy resources to “children with
24 diverse backgrounds.”); *see also* Improving Head Start for School Readiness Act, Pub. L. No.

1 110-134, 121 Stat. 1363 (2007); 42 U.S.C. § 9832(21). Improving Head Start for School
2 Readiness Act, Pub. L. No. 110-134, 121 Stat. 1363 (2007); 42 U.S.C. § 9832(21).

3 282. Congress appropriated \$12,271,820,000 for carrying out and “making
4 payments under” the Head Start Act for the FY 2024–2025 year. *See* Further Consolidated
5 Appropriations Act, 2024, Pub. L. No. 118-47, 138 Stat. 460 (2024); Making Further
6 Continuing Appropriations and Other Extensions for the Fiscal Year Ending September 30,
7 2025, and for Other Purposes, Pub. L. No. 119-4, 139 Stat. 9 (2025) (extending funding through
8 September 30, 2025).

9 283. These funds were appropriated to make payments under the Head Start Act,
10 including for Early Head Start–Child Care Partnerships. *See* Further Consolidated
11 Appropriations Act, 2024, Pub. L. No. 118-47, 138 Stat. 460 (2024). The Act also named (1)
12 cost of living increases; (2) quality improvements to Head Start programs operated by an
13 Indian Head Start agency; (3) the Tribal Colleges and Universities Head Start Partnership
14 Program; and (4) supplemental funding otherwise available for research, evaluation, and
15 Federal administrative costs. *Id.*

16 284. A House Report further clarified that the appropriated funding was to assist in
17 funding “competitive grants to States to improve existing early childhood programs” in line
18 with Head Start’s mission to “promote school readiness of children under 5 from low income
19 families through preschool services[.]” *See* H.R. Rep. No. 118-585, at 165 (2025).

20 285. Congress’ funding requirements and service mandates are currently being
21 thwarted by the Improper Executive Actions.

22 286. HHS has disbursed nearly \$1 billion less in spending for Head Start compared
23 to the same period in the previous year.

24 287. The March 14 DEI Ban and the April 16 DEIA Certification directly conflict
25 with both the Head Start Act and Congress’ Further Consolidated Appropriations Act—which
26

1 explicitly allocate federal moneys to Head Start to “recruit and train professionals from diverse
2 backgrounds” to serve and deploy resources to “children with diverse backgrounds.” 42 U.S.C.
3 § 9843(c), (g)(1)(C); *see also* 42 U.S.C. § 9843(h)(2)(G); 42 U.S.C. § 9832(21). Enforcement
4 of the March 14 DEI Ban and the April 16 DEIA Certification purport to permit the Executive
5 Branch to supersede unambiguous congressional mandates and, too, violates the separation of
6 powers doctrine.

7 288. The March 14 DEI Ban and April 16 DEIA Certification further contradict
8 numerous congressional mandates in the Head Start Act as they relate to providing language-
9 based curricula to non-English native speakers. For example, the March 14 DEI Ban and April
10 16 DEIA Certification would frustrate the Head Start Act’s requirement that Head Start use
11 funds, when available, “to address the challenges of children from immigrant, refugee, and
12 asylee families, . . . limited English proficient children, children of migrant or seasonal
13 farmworker families, and children from families in crisis,” and to provide “services for families
14 in whose homes English is not the language customarily spoken” 42 U.S.C.
15 §§ 9835(a)(5)(B)(i), (g)(1)(C)(v).

16 289. The mass layoffs and office closures nationwide contradict the Head Start Act
17 and Congress’ Further Consolidated Appropriations Act. These closures hinder Head Start’s
18 ability to perform the tasks Congress directed when appropriating Head Start’s FY 2024 and
19 FY 2025 funds: to assist in funding “competitive grants to States to improve existing early
20 childhood programs” in line with Head Start’s mission to “promote school readiness of children
21 under 5 from low income families through preschool services[.]” *See* Departments of Labor,
22 Health and Human Services, and Related Agencies Appropriations Bill, 2025, H.R. Rep. No.
23 118-585, at 165 (2025).

24 290. Congress has not authorized the Executive Branch to withhold, withdraw, or
25 terminate federal moneys from Head Start as a whole or its local Head Start agencies, on the
26

1 basis that the funds are used to “advance” or “promote” “diversity,” “equity,” “inclusion,” or
2 “accessibility” or “equity ideology.”

3 291. On the contrary, Congress has authorized the federal moneies and service
4 directives given to Head Start, MSHS, and AIAN through the Head Start Act and the Further
5 Consolidated Appropriations Act of 2024. The Executive Branch does not have the power to
6 unilaterally veto federal statutes and block congressionally-authorized and appropriated
7 funding or other mandates.

8 292. “Absent congressional authorization, the Administration may not redistribute
9 or withhold properly appropriated funds in order to effect its own policy goals.” *City of San*
10 *Francisco v. Trump*, 897 F.3d 1225, 1235 (9th Cir. 2018). When “Congress [does] not authorize
11 withholding of funds, the Executive Order violates the constitutional principle of the
12 Separation of Powers.” *Id.*

13 293. Accordingly, the challenged improper agency actions are unconstitutional
14 because they contradict Congress’ authority to dictate how federal dollars are spent.

15 294. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
16 continue to suffer irreparable harm.

17 **SECOND CLAIM FOR RELIEF**

18 **Violation of Spending Clause**

19 295. Plaintiffs reallege and incorporate by reference all prior and subsequent
20 paragraphs.

21 296. Congress has the exclusive authority under the Spending Clause and the
22 Appropriations Clause to establish and fund federal programs and to direct payment of federal
23 funds to the states for purposes defined by Congress.

24 297. The Appropriations Clause of the Constitution provides that “[n]o Money shall
25 be drawn from the Treasury, but in Consequence of Appropriations made by Law.” U.S. Const.
26

1 art. I, § 9, cl. 7. Accordingly, the Clause “gives Congress control over the public fisc”
2 *Consumer Fin. Prot. Bureau v. Cmty. Fin. Servs. Ass’n of Am.*, 601 U.S. 416, 420 (2024).

3 298. The Spending Clause of the Constitution provides: “Congress shall have Power
4 To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the
5 common Defence and general Welfare of the United States; but all Duties, Imposts and Excises
6 shall be uniform throughout the United States.” U.S. Const. art. I, § 8, cl. 1. The Spending
7 Clause vests the power of the purse exclusively in Congress.

8 299. The Executive Branch does not have constitutional authority to override or
9 disregard Congress’s appropriations. *See In re Aiken Cnty.*, 725 F.3d 255, 260-61 (D.C. Cir.
10 2013).

11 300. The Constitution does not permit the President or his subordinate executive
12 branch officials to exercise the spending power and condition grant awards on requiring a
13 compliance condition.

14 301. Congress has authorized and appropriated funds of which Head Start is a
15 recipient. HHS does not have unilateral authority to refuse to spend those funds, including on
16 the basis that the funds are “programs” or “activities” that are used to “promote” or “take part
17 in” ‘diversity, equity, and inclusion initiatives’ or to “advance” “DEI, DEIA, or discriminatory
18 equity ideology”

19 302. Neither can HHS direct mass terminations of Head Start employees that are
20 integral to the success of the program and whose salaries were already appropriated and
21 accounted for within this fiscal year.

22 303. Accordingly, the challenged improper agency actions are unconstitutional.

23 304. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
24 continue to suffer irreparable harm.

25 **THIRD CLAIM FOR RELIEF**

Violation of Fifth Amendment – Due Process, Void for Vagueness

1
2 305. Plaintiffs reallege and incorporate by reference all prior and subsequent
3 paragraphs.

4 306. The Due Process Clause of the Fifth Amendment prohibits laws that are
5 unconstitutionally vague. “[C]larity in regulation is essential to the protections provided by the
6 Due Process Clause of the Fifth Amendment.” *F.C.C. v. Fox Television Stations, Inc.*, 567 U.S.
7 239, 253 (2012).

8 307. The Fifth Amendment prohibits vagueness as “an essential of due process,
9 required by both ordinary notions of fair play and settled rules of law.” *Sessions v. Dimaya*,
10 584 U.S. 148, 155 (2018) (citation omitted). The prohibition on vagueness guarantees that
11 ordinary people have fair notice of the conduct proscribed, and guards against arbitrary and
12 discriminatory enforcement. *Id.* A regulation is “void for vagueness if its prohibitions are not
13 clearly defined.” *Grayned v. City of Rockford*, 408 U.S. 104, 108 (1972).

14 308. Where vague regulation abuts upon First Amendment freedoms or imposes
15 severe consequences, including penalties that “that strip persons of their professional licenses
16 and livelihoods,” the most exacting vagueness review applies. *Dimaya*, 584 U.S. at 184
17 (Gorsuch, J., concurring); *see also Hynes v. Mayor of Oradell*, 425 U.S. 610, 620 (1976). But
18 even where a more stringent test for vagueness does not apply, “[v]ague laws in any area suffer
19 a constitutional infirmity.” *Ashton v. Kentucky*, 384 U.S. 195, 200 (1966).

20 309. The March 14 DEI Ban and April 16 DEIA Certification are impermissibly
21 vague and thus violate the Fifth Amendment due process rights of Plaintiffs Head Start
22 Associations..” The prohibitions in the March 14 DEI Ban and the April 16 DEIA Certification
23 are unclear and undefined, broad in scope, and turn on subjective judgement. These undefined
24 terms are susceptible of multiple and wide-ranging meanings. By making clear that the Head
25 Start grant recipients annual funding application is conditional on compliance with these
26

1 directives, and subject to termination, clawback, and additional civil and criminal liability
2 under the False Claims Act, 31 U.S.C. § 3729, Defendants threaten Plaintiff Head Start
3 Associations’ members with an existential threat to their existence. As illustrated by the
4 difficulties facing Plaintiffs described above, the Guidance fails to provide adequate notice
5 about what speech and programming regarding diversity, equity, or inclusion is prohibited.

6 310. Because Plaintiffs’ members are also subject to compliance with state licensing
7 laws for Early Childhood Credentialing which require diversity and inclusivity practices, the
8 Guidance also exposes Plaintiffs to professional consequences of losing the state funding and
9 licensing required for serving their communities if they wish to remain comply in compliance
10 with federal requirements.

11 311. The vagueness of the prohibitions in the March 14 DEI Ban and April 16 DEIA
12 Certification invites arbitrary and selective enforcement by Defendants because it
13 impermissibly delegates basic policy matters or “resolution on an ad hoc and subjective basis.”
14 *Grayned*, 408 U.S. at 108–09.

15 312. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
16 continue to suffer irreparable harm.

17 **FOURTH CLAIM FOR RELIEF**

18 **Violation of the First Amendment**

19 313. Plaintiffs incorporate the above paragraphs as if fully set forth therein.

20 314. Plaintiff state Head Start Associations and their member agencies are private
21 entities which engage in constitutionally protected expression relating to diversity, equity, and
22 inclusion in their educational and community programming. Plaintiffs reasonably fear HHS’s
23 implementation of the January 20 and 21 anti-DEI Executive orders, the March 14 DEI Ban’s
24 prohibition on “promot[ing]” “diversity, equity, and inclusion (DEI) initiatives,” and the April
25

1 16 DEIA Certification’s bans on “DEIA” and “discriminatory equity ideology,” apply to all of
2 their initiatives, programs, and activities, including those outside of the contours of the federal
3 grants. Together, these directives send the clear message to agencies that any programing that
4 could be viewed as promoting “diversity,” “equity,” “inclusion,” or “accessibility” is bad and
5 disfavored by the government, whether or not it violates antidiscrimination laws, and whether
6 or not it is within the contours of the federal program.

7
8 315. The government may not leverage funding to regulate speech outside the
9 contours of the federal program itself. *Agency for Int’l Dev. v. All. for Open Soc’y Int’l, Inc.*,
10 570 U.S. 205, 214 (2013).

11 316. Head Start agencies are constantly monitored by Defendants, most receiving
12 monthly contact about compliance. They understand that they are under constant scrutiny, and
13 being out of compliance could lead to an official “deficiency” or loss to “designation” status.
14 The loss of designated status as Head Start agencies poses an existential threat to any Head
15 Start program. Not only does termination mean an agency loses its current funding, any agency
16 that has been terminated for cause or been denied refunding is then excluded from competing
17 for the next five years. 45 C.F.R. § 1304.13. The April 16 DEIA Certification threatens agencies
18 with additional penalties including a clawback of grant funds and civil and criminal liability
19 for misrepresentation under the False Claims Act. 31 U.S.C. § 3729, in the event that a funding
20 recipient engages in impermissible “DEIA.” Defendants’ “conduct . . . viewed in context, could
21 be reasonably understood to convey a threat of adverse government action in order to punish
22 or suppress the plaintiff’s speech.” *NRA v. Vullo*, 602 U.S. 175, 190–91 (2024).

1 317. To avoid the threatened adverse government actions, Plaintiffs and their
2 members will foreseeably suppress expressions and support of any programming, pedagogy,
3 trainings, professional development, that could be construed as promoting diversity, equity, or
4 inclusion, including outside of the contours of the federal program. Because the March 14 DEI
5 Ban and April 16 DEIA Certification prohibitions are undefined and subjective, Plaintiffs
6 reasonably fear that any statement they make that could be construed as promoting diversity,
7 equity, or inclusion by the government puts them at risk of losing designation, federal funding,
8 and exposing them to additional penalties.
9

10 318. Moreover, The March 14 DEI Ban and April 16 DEIA Certification attempt
11 textbook viewpoint discrimination because they single out messages and perspectives that the
12 government does not like—those that “promote . . . diversity, equity, and inclusion”— for
13 adverse treatment. *Reed v. Town of Gilbert*, 576 U.S. 155, 163 (2015) (Content based
14 regulations “target speech based on its communicative content.”); *Rosenberger v. Rector &*
15 *Visitors of Univ. of Virginia*, 515 U.S. 819, 829 (1995) (“Viewpoint discrimination is thus an
16 egregious form of content discrimination. The government must abstain from regulating
17 speech when the specific motivating ideology or the opinion or perspective of the speaker is
18 the rationale for the restriction.”); *R.A.V. v. City of St. Paul*, 505 U.S. 377, 396 (1992) (First
19 Amendment forbids government from imposing a content limitation to single out and display
20 hostility towards particular content).
21

22 319. Plaintiff state Head Start Associations and their member agencies are
23 impermissibly chilled in their constitutionally protected speech based on its viewpoint,
24 specifically the viewpoint that recognizing and celebrating the diversity of their students and
25
26

1 communities, improving equity for all students no matter of socio-economic background, and
2 promoting the inclusion and accessibility of all children and families, including children with
3 disabilities, is *not* “immoral.”

4 320. The March 14 DEI Ban and April 16 DEIA Certification therefore violate the
5 First Amendment facially and as applied to Head Start Association Plaintiffs.

6 321. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
7 continue to suffer irreparable harm.
8

9 **FIFTH CLAIM FOR RELIEF**

10 **Violation of Administrative Procedure Act, 5 U.S.C. § 706(2)(A) – Not in Accordance**
11 **with Congressional Appropriations, the Head Start Act, and the Rehabilitation Act**

12 322. Plaintiffs reallege and incorporate by reference all prior and subsequent
13 paragraphs.

14 323. The APA requires that a court “hold unlawful and set aside agency action,
15 findings, and conclusions found to be . . . not in accordance with law.” 5 U.S.C. § 706(2)(A).

16 324. When a federal agency has promulgated “[r]egulations with the force and effect
17 of law,” those regulations “supplement the bare bones” of federal statutes. *United States ex rel.*
18 *Accardi v. Shaughnessy*, 347 U.S. 260, 265(1954). A federal agency “is obliged to abide by the
19 regulations it promulgates,” including its own internal operating procedures. This is especially
20 true [w]here a prescribed procedure is intended to protect the interests of a party before the
21 agency.” *Backcountry Against Dumps v. Fed. Aviation Admin.*, 77 F.4th 1260, 1267 (9th Cir.
22 2023) (citation omitted). An agency’s action may be set aside pursuant to the APA if the action
23 violates the agency’s own procedures.

24 325. The mass OHS office closures and layoffs, the March 14 DEI Ban, and the
25 April 16 DEIA Certification constitute final agency actions subject to judicial review. They
26

1 mark the “consummation” of the agency’s decision-making process, set forth the agency’s
2 conclusions that agencies are acting unlawfully, and proscribes new substantive obligations
3 “from which legal consequences will flow.” *Bennett v. Spear*, 520 U.S. 154, 178 (1997)
4 (quoting *Port of Boston Marine Terminal Assn. v. Rederiaktiebolaget Transatlantic*, 400 U.S.
5 62, 71 (1970)).

6 326. Congress appropriated \$12,271,820,000 under the Head Start Act for the FY
7 2024-2025 year. *See Further Consolidated Appropriations Act, 2024*, Pub. L. No. 118-47, 138
8 Stat. 460 (2024); *Making Further Continuing Appropriations and Other Extensions for the*
9 *Fiscal Year Ending September 30, 2025, and for Other Purposes*, Pub. L. No. 119-4, 139 Stat.
10 9 (2025) (extending funding through September 30, 2025).

11 327. These funds were appropriated to make payments under the Head Start Act,
12 including for Early Head Start–Child Care Partnerships. *See Further Consolidated*
13 *Appropriations Act, 2024*, Pub. L. No. 118-47, 138 Stat. 460 (2024). The Act also named (1)
14 cost of living increases; (2) quality improvements to Head Start programs operated by the
15 Indian Head Start agency and tribal universities; (3) the Tribal Colleges and Universities
16 Head Start Partnership Program; and (4) supplemental funding otherwise available for
17 research, evaluation, and Federal administrative costs. *Id.*

18 328. The mass office closures and layoffs are contrary to Congress’s directive to
19 continuing operation the Head Start program at current capacity.

20 329. The mass office closures and layoffs hinder Head Start’s ability to perform the
21 tasks Congress directed when appropriating Head Start’s FY 2024 and FY 2025 funds: to
22 assist in funding “competitive grants to States to improve existing early childhood programs”
23 in line with Head Start’s mission to “promote school readiness of children under 5 from low
24 income families through preschool services[.]” *See H.R. Rep. No. 118-585*, at 165 (2025).

1 330. The March 14 DEI Ban and April 16 DEIA Certification conflict with the Head
2 Start Act, 42 U.S.C. § 9831 *et seq.*, its implementing regulations, and longstanding guidance,
3 as described *supra* Section II, including through the following:

4 a. First, they conflict with the statutory requirement Head Start agencies meet the
5 diverse needs of the populations they serve, that they use systems to increase
6 participation of underserved populations, and that the education and services
7 they provide to both children and families are both culturally and linguistically
8 appropriate, and incorporate the unique cultural, ethnic, and linguistic
9 backgrounds of families and community.

10 b. Second, by prohibiting program expenditures that promote inclusion and
11 accessibility the March 14 DEI Ban and April 16 DEIA Certification conflict
12 with the obligation of all Head Start agencies that at least ten percent of the
13 children they enroll must be children with disabilities, to effectively
14 communicate with prospective and enrolled families, and that Head Start
15 agencies must meet the needs of those children with disabilities and their
16 families.

17 c. Third, the March 14 DEI Ban and April 16 DEIA Certification conflict with the
18 obligation of Head Start agencies to conduct “community assessments” that
19 “ensure equitable inclusive and accessible service delivery that reflects the
20 needs and diversity of the community.” 45 C.F.R § 1302.11(b)(1).

21 d. Fourth, the March 14 DEI Ban and April 16 DEIA Certification conflict with
22 the requirements that Head Start agencies provide training, technical assistance,
23 and professional development that enables teachers and staff to effectively
24 provide instruction and services to children and families of diverse
25

1 backgrounds, including those with limited English proficiency and children
2 with disabilities.

3 331. By prohibiting promoting “inclusion” and “accessibility” the March 14 DEI
4 Ban and April 16 DEIA Certification conflict with Section 504 of the Rehabilitation Act, which
5 provides that no individual with a disability “shall, solely by reason of his or her disability, be
6 excluded from the participation in, be denied the benefits of, or be subjected to discrimination
7 under any program or activity receiving Federal financial assistance or under any program or
8 activity conducted by any Executive agency[.]” 29 U.S.C. § 794(a).

9 332. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
10 continue to suffer irreparable harm.

11 **SIXTH CLAIM FOR RELIEF**

12 **Violation of Administrative Procedure Act, 5 U.S.C. § 706(2)(A) -- Agency Action That**
13 **Is Arbitrary and Capricious and an Abuse of Discretion**

14 333. Plaintiffs reallege and incorporate by reference all prior and subsequent
15 paragraphs.

16 334. The APA requires that a court “hold unlawful and set aside agency action,
17 findings, and conclusions found to be arbitrary, capricious, [or] an abuse of discretion.” 5
18 U.S.C. § 706(2)(A).

19 335. An agency action is arbitrary and capricious if the agency has “relied on factors
20 which Congress has not intended it to consider, entirely failed to consider an important aspect
21 of the problem, offered an explanation for its decision that runs counter to the evidence before
22 the agency, or is so implausible that it could not be ascribed to a difference in view or the
23 product of agency expertise.” *Motor Vehicle Mfrs. Ass’n of the U.S., Inc. v. State Farm Mut.*
24 *Auto. Ins. Co.*, 463 U.S. 29, 43 (1983). That “reasoned explanation requirement of
25 administrative law . . . is meant to ensure that agencies offer genuine justifications for important
26

1 decisions, reasons that can be scrutinized by courts and the interested public.” *Dep’t of Com.*
2 *v. New York*, 588 U.S. 752, 785 (2019).

3 336. The mass office closures and layoffs constitute a final agency action subject to
4 judicial review. It marks the “consummation” of the agency’s decisionmaking process, sets
5 forth the agency’s conclusions that agencies are acting unlawfully, and proscribes new
6 substantive obligations “from which legal consequences will flow.” *Bennett v. Spear*, 520 U.S.
7 154, 178 (1997) (quoting *Rederiaktiebolaget Transatlantic*, 400 U.S. at 71).

8 337. Defendants’ actions are arbitrary and capricious because Defendants failed to
9 take into consideration the impact that terminating “diversity, equity, and inclusion initiatives”
10 or activities related to “accessibility” would have on Head Start agencies ability to meet the
11 requirements of the Head Start Act, its implementing regulations, state and local requirements,
12 as well as the needs of the diverse children and families they serve.

13 338. Defendants’ actions are arbitrary and capricious because the March 14 DEI Ban
14 and April 16 DEIA Certification are inconsistent with one another.

15 339. Defendants’ actions are arbitrary and capricious because Defendants failed to
16 take into consideration the impact that mass office closures and layoffs would have.

17 340. Defendants’ actions are arbitrary and capricious because they rely on factors
18 Congress did not intend the agency to consider, and disregard material facts and evidence.

19 341. The Defendants actions are arbitrary and capricious because they are vague,
20 arbitrary, and unsupported by the evidence.

21 342. The Defendants actions is arbitrary and capricious because they do not
22 adequately quantify or consider the harms that will result.

23 343. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
24 continue to suffer irreparable harm.

25 SEVENTH CLAIM FOR RELIEF

1 **Violation of Administrative Procedure Act, 5 U.S.C. § 706(D) – Failure to Observe**
2 **Procedure Required by Law**

3 344. Plaintiffs reallege and incorporate by reference all prior and subsequent
4 paragraphs.

5 345. The APA provides that courts “shall . . . hold unlawful and set aside” agency
6 action that is “without observance of procedure required by law. . . .” 5 U.S.C. § 706(2)(D).

7 346. The March 14 DEI Ban and April 16 DEIA Certification constitute final agency
8 action subject to judicial review. It marks the “consummation” of the agency’s decisionmaking
9 process, sets forth the agency’s conclusions that agencies are acting unlawfully, and proscribes
10 new substantive obligations “from which legal consequences will flow.” *Bennett v. Spear*, 520
11 U.S. 154, 178 (1997) (quoting *Port of Boston Marine Terminal Assn. v. Rederiaktiebolaget*
12 *Transatlantic*, 400 U.S. 62, 71 (1970)).

13 347. The Head Start Act provides the procedure required by law for the Secretary to
14 make modifications to the Performance Standards, and proscribes that such modifications must
15 made by “regulation.” § 9836a(a). The guidance significantly alters the performance standards
16 without adopting a regulation.

17 348. In addition to modifying the performance standards by action other than
18 regulation, the agency violated statutorily required procedure that before “any modifications
19 to standards” the Secretary must “consult with experts in the fields of child development, early
20 childhood education, child health care, family services (including linguistically and culturally
21 appropriate services to non-English speaking children and their families), administration, and
22 financial management, and with persons with experience in the operation of Head Start
23 programs,” 42 U.S.C. § 9836a(a)(2)(A), and must “consult with Indian tribes, including Alaska
24 Natives, experts in Indian, including Alaska Native, early childhood education and
25
26

1 development, linguists, and the National Indian Head Start Directors Association.” 42 U.S.C.
2 § 9836a(a)(2)(D).

3 349. Moreover, the Head Start Act enumerates ten topic that the Secretary
4 “shall...take into consideration” in developing any modifications to the Performance
5 Standards. The Guidance unlawfully modifies the Performance Standards without taking the
6 enumerated topics into consideration.

7 350. Because the requirements in the March 14 DEI Ban and April 16 DEIA
8 Certification constitute a “rule,” HHS was required by the Head Start Act to “[a]t least 30 days
9 prior to [its] effective date,” publish it in the “the Federal Register and shall be sent to each
10 grantee with the notification that each such grantee has the right to submit comments pertaining
11 thereto to the Secretary prior to the final adoption thereof.”

12 351. Although the requirements March 14 DEI Ban and April 16 DEIA Certification
13 modify the performance standards without enacting a regulation, they nonetheless are a “rule”
14 that “effects ‘a substantive regulatory change’ to the statutory or regulatory regime.” *Elec.*
15 *Priv.y Info. Ctr. v. U.S. Dep’t of Homeland Sec.*, 653 F.3d 1, 6–7 (D.C. Cir. 2011) (quoting *U.S.*
16 *Telecom Ass’n v. F.C.C.*, 400 F.3d 29, 34–40 (D.C. Cir. 2005)). The March 14 DEI Ban and
17 April 16 DEIA Certification impose new legal obligations on Plaintiffs and appear on their
18 faces to be binding. “It commands, it requires, it orders, it dictates.” *Appalachian Power Co.*
19 *v. E.P.A.*, 208 F.3d 1015, 1023 (D.C. Cir. 2000).

20 352. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
21 continue to suffer irreparable harm.

22 EIGHTH CLAIM FOR RELIEF

23 Violation of Administrative Procedure Act, 5 U.S.C. §706(1)—Unlawful Withholding 24 and/or Unreasonable Delay of Agency Action

1 353. Plaintiffs reallege and incorporate by reference all prior and subsequent
2 paragraphs.

3 354. The APA also authorizes a court to “compel agency action unlawfully withheld
4 or unreasonably delayed.” 5 U.S.C. §706(1). Relief is warranted under this provision where an
5 agency completely fails to take, or unreasonably delays in taking, “a discrete agency action
6 that it is required to take.” *Norton v. S. Utah Wilderness Alliance*, 542 U.S. 55, 64 (2004)
7 (emphasis omitted).

8 355. The Head Start Act provides that Defendants “shall” designate a current Head
9 Start agency “as a Head Start agency for the period of 5 years,” 42 U.S.C. 9836(b)(7)(i), unless
10 “the responsible HHS official determines that one or more” of seven enumerated conditions
11 existed during the current five-year designation period. 45 C.F.R. § 1304.11. To make this
12 determination “ACF will review the relevant data to determine if one or more of the conditions
13 under § 1304.11 were met by the Head Start agency during the current project period.” 45
14 C.F.R. § 1304.15(b). Only if “ACF determines that one or more data elements described in the
15 conditions in section § 1304.11 is not available due to an emergency described” in the
16 regulation may ACF “make a designation renewal determination based on the data elements
17 that are available.” 45 C.F.R. § 1304.17(a). ACF “will” give notice to grant recipients on
18 Designation Renewal System status “at least 12 months before the expiration date of a Head
19 Start agency’s current grant. 45 C.F.R. § 1304.15(c).⁶⁵ If a previously designated Head Start
20 agency does not qualify for designation renewal, the Secretary must either designate a new
21 agency or an interim agency to fill the gap in services. 42 U.S.C. 9836(d), (f).
22
23

24
25 ⁶⁵ “Will” has the same meaning as the word “shall.” As a “technical fix[]” that does “not alter the substance of the
26 provision,” in 2020, HHS “remove[d] the word ‘shall’ and replace[d] it with the word ‘will.’” Head Start
Designation Renewal System, 85 Fed. Reg. 53189-01.

1 356. Additionally, the Head Start Act requires the Secretary of HHS “shall prescribe”
2 “procedures to assure that financial assistance under this subchapter shall not be suspended,
3 except in emergency situations, unless the recipient agency has been given reasonable notice
4 and opportunity to show cause why such action should not be taken.” 42 U.S.C. 9841(a).
5 Pursuant to that statutory command, regulations require that before termination or denial or
6 refunding the “responsible HHS official will notify the grant recipient” and “must notify the
7 grant recipient no later than 30 days after ACF receives the annual application for refunding.”
8 45 C.F.R. § 1304.5(b).
9

10 357. Additionally, HHS regulations on “payment” of grants specify that “payments for
11 allowable costs . . . must not be withheld at any time during the period of performance” unless
12 certain circumstances delineated in the applicable regulation applies. 45 C.F.R. § 75.305(b)(6).
13 Moreover, HHS may only impose “additional specific award conditions,” HHS must first “notify
14 the applicant” as to “why the additional requirements are being imposed,” under four enumerated
15 circumstances, and if it does so, HHS must provide notification of “the nature of action needed to
16 remove the additional requirement,” and the “method for requesting reconsidering of the
17 additional requirements imposed.” 45 C.F.R. § 75.207.
18

19 358. Plaintiffs’ members include agencies whose current period of 5 years expires in
20 the coming days, weeks, and month, have applied for designation renewal, have not met one
21 of the seven enumerated conditions during the current project period that mean an “agency will
22 be required to compete for its next five years of funding,” 45 C.F.R. § 1304.11, but have not
23 been designat[ed] “as a Head Start agency for the period of 5 years,” 42 U.S.C. 9836(b)(7)(i).
24
25
26

1 359. Plaintiffs’ members include agencies whose current annual funding period end
2 shortly, have submitted their annual application for refunding more than 30 days ago, and have
3 not received notification regarding its application. 45 C.F.R. § 1304.5(b). Failure to provide a
4 notification of award for annual refunding has the effect of a “den[ying] of refunding.” *Id.*

5 360. Plaintiffs’ members include agencies who have had “payments for allowable
6 costs . . . withheld . . . during the period of performance,” and have had additional requirements
7 imposed without justification or notification in violation of 45 C.F.R. §§ 75.305(b)(6); 75.207.
8 The above-described delays constitute unlawful withholding and/or unreasonable delay of
9 agency action within the meaning of §706(1).
10

11 361. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
12 continue to suffer irreparable harm.

13 **NINTH CLAIM FOR RELIEF**

14 **Violation of the Administrative Procedure Act—Contrary to Constitutional Right**

15 362. Plaintiffs reallege and incorporate by reference all prior and subsequent
16 paragraphs.

17 363. A reviewing court must “hold unlawful and set aside agency action” that is
18 “contrary to constitutional right, power, privilege, or immunity.” 5 U.S.C. § 706(2)(B).
19

20 364. The mass OHS office closures and layoffs, the March 14 DEI Ban, and the April
21 16 DEIA Certification constitutes a final agency action subject to judicial review. These marks
22 the “consummation” of the agency’s decision making process, sets forth the agency’s
23 conclusions that agencies are acting unlawfully, and proscribes new substantive obligations
24 “from which legal consequences will flow.” *Bennett v. Spear*, 520 U.S. 154, 178 (1997)
25 (quoting *Rederiaktiebolaget Transatlantic*, 400 U.S. at 71).
26

1 365. For the reasons described above and incorporated here, Defendants’ actions are
2 contrary to constitutional right, and the Court must hold them unlawful and set them aside.

3 366. As a result of Defendants’ unlawful conduct, Plaintiffs have suffered and will
4 continue to suffer irreparable harm.

5 **TENTH CLAIM FOR RELIEF**

6 **Violation of Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794**

7 367. Plaintiffs reallege and incorporate by reference all prior and subsequent
8 paragraphs.

9 368. Section 504 of the Rehabilitation Act provides in pertinent part that “no
10 otherwise qualified individual with a disability in the United States . . . shall, solely by reason
11 of his or her disability, be excluded from the participation in, be denied the benefits of, or be
12 subjected to discrimination under any . . . program or activity conducted by any Executive
13 agency” 29 U.S.C. § 794(a).

14 369. Plaintiffs have members that have or serve children who have been diagnosed
15 with ADHD, intellectual disabilities, and learning disabilities, among other disabilities. These
16 children have physical or mental impairments that substantially limit a number of major life
17 activities, including thinking, learning, and communicating. As such, children that plaintiffs
18 serve are qualified individuals with a disability within the meaning of Section 504.

19 370. Defendant HHS is an “Executive agency” within the meaning of 29 U.S.C. §
20 794(a); 5 U.S.C. § 105 (“Executive agency” means an Executive department); 5 U.S.C. § 101
21 (The Executive departments are: . . . The Department of Health and Human Services.”).

22 371. The administration of the Head Start program by Defendants is a federally
23 conducted program or activity subject to Section 504 of the Rehabilitation Act. Moreover,
24 when Defendants are operating in their capacity as a provider of funding to recipients of
25 Federal assistance, Defendants’ actions fall with the “narrow category of § 504(a) violations
26

1 committed by federal funding agencies acting as such—that is, by ‘Federal provider[s].’” *Lane*
2 *v. Pena*, 518 U.S. 187, 193 (1996) (quoting 29 U.S.C. § 794(a)(2)).

3 372. By making the denial of “inclusion” a condition of Head Start agencies federal
4 funding, HHS, through OHS, is acting in its capacity as a “Federal provider” and sovereign
5 immunity is waived. 29 U.S.C. § 794a.

6 373. The regulations implementing Section 504 prohibit HHS from:

- 7 a. Providing a qualified individual with handicaps with an aid, benefit, or service
8 that is not as effective in affording equal opportunity to obtain the same result,
9 to gain the same benefit, or to reach the same level of achievement as that
10 provided to others. 45 C.F.R. § 85.21(b)(1)(iii); and
- 11 b. Providing different or separate aid, benefits, or services to individuals with
12 handicaps or to any class of individuals with disabilities than is provided to
13 others, where such action is not necessary to provide qualified individuals with
14 disabilities with aid, benefits, or services that are as effective as those provided
15 to others. *Id.* § 85.21(b)(1)(iv); and
- 16 c. Failing to “administer programs and activities in the most integrated setting
17 appropriate to the needs of qualified individuals” with disabilities. *Id.* §
18 85.21(d); and
- 19 d. Affording qualified individuals with disabilities an opportunity to participate
20 in or benefit from the aid, benefit, or service that is not equal to that afforded
21 to others. *Id.* § 85.21(b)(1)(ii); and
- 22 e. Utilizing criteria or methods of administration the purpose or effect of which
23 would—(i) Subject qualified individuals with disabilities to discrimination on
24 the basis of disability; [and] (ii) Defeat or substantially impair

1 accomplishment of the objectives of a program or activity with respect to
2 individuals with disabilities. *Id.* § 85.21(3).

3 374. The March 14 Guidance and the April 16 DEIA Certification discriminate on
4 their face and in their application against children with disabilities by prohibiting their
5 educational providers from “promot[ing] . . . inclusion” or “accessibility.” “Inclusion in early
6 childhood programs,” including Head Start, has been defined by HHS for over a decade as
7 referring to “including children with disabilities in early childhood programs together with
8 their peers without disabilities.” HHS & U.S. DOE, Policy Statement on Inclusion of Children
9 with Disabilities in Early Childhood Programs at 3 (Sept. 14, 2015);⁶⁶ HHS & DOE, Policy
10 Statement on Inclusion of Children with Disabilities in Early Childhood Programs at 6
11 (updated 2023) (similar).⁶⁷ By forbidding initiatives, including program modifications and
12 training, necessary to provide children with disabilities early childhood programs, services,
13 and experiences alongside their non-disabled peers, the March 14 Guidance and April 16 DEIA
14 Certification deny disabled children access to HHS services in the most integrated setting that
15 are not separate from those provided to non-disabled children. This policy also singles out
16 children with disabilities for discriminatory treatment. *See Bay Area Addiction Rsch. &*
17 *Treatment, Inc. v. City of Antioch*, 179 F.3d 725 (9th Cir. 1999) (ordinance that prohibited the
18 operation of methadone clinics within 500 feet of residential areas “facially discriminates on
19 the basis of appellants’ disability”).

20 375. The above-described acts and omissions have caused, are causing, and
21 imminently threaten to cause direct, concrete, and irreparable harm to Plaintiffs.

23 ⁶⁶ U.S. Dep’t of Educ. & U.S. Dep’t of Health and Hum. Servs., *Policy Statement on Expulsion and Suspension*
24 *Practices in Early Childhood Settings*, [https://www.ed.gov/sites/ed/files/policy/speced/guid/earlylearning/joint-](https://www.ed.gov/sites/ed/files/policy/speced/guid/earlylearning/joint-statement-full-text.pdf)
[statement-full-text.pdf](https://www.ed.gov/sites/ed/files/policy/speced/guid/earlylearning/joint-statement-full-text.pdf), (last visited Apr. 28, 2025).

25 ⁶⁷ U.S. Dep’t of Health and Hum. Servs., Admin. for Child. and Fams., *Policy Statement on Inclusion of Children*
26 *with Disabilities in Early Childhood Programs*, [https://acf.gov/sites/default/files/documents/ece/policy-statement-](https://acf.gov/sites/default/files/documents/ece/policy-statement-on-inclusion.pdf)
[on-inclusion.pdf](https://acf.gov/sites/default/files/documents/ece/policy-statement-on-inclusion.pdf), (last visited Apr. 28, 2025).

1 **ELEVENTH CLAIM FOR RELIEF**

2 **Ultra Vires**

3 376. Plaintiffs reallege and incorporate by reference all prior and subsequent
4 paragraphs.

5 377. Defendants cannot take any action that exceeds the scope of their constitutional
6 and/or statutory authority.

7 378. Federal courts possess the power in equity to grant injunctive relief “with
8 respect to violations of federal law by federal officials.” *Armstrong v. Execeptional Child Ctr.,*
9 *Inc.*, 575 U.S. 320, 326–27. Equitable relief is available against federal officials who act
10 “beyond th[e] limitations” imposed by federal statute. *Larson v. Domestic & Foreign Com.*
11 *Corp.*, 337 U.S. 682, 689 (1949).

12 379. Defendants’ actions are ultra vires because they are beyond the scope of their
13 constitutional and statutory authority, and the Court must hold them unlawful and set them
14 aside.

15 **REQUEST FOR RELIEF**

16 Plaintiffs respectfully request that this Court:

- 17 a. Declare the dismantling of Head Start, the May 14 DEI Ban, and the April 16 DEIA
18 Certification unconstitutional and unlawful;
- 19 b. Vacate and set aside any and all actions to dismantle Head Start, including the
20 unauthorized mass office closures and layoff, delays in designation and refunding of
21 agencies, delays in drawdown of already allocated funds from PMS, the March 14 DEI
22 Ban, the April 16 DEIA Certification, and Defendants’ other actions to implement the
23 dismantling, pursuant to 5 U.S.C. § 706(2), and declare that these actions are arbitrary
24 and capricious, an abuse of discretion, not in accordance with law, contrary to
25

1 constitutional right, in excess of statutory jurisdiction, and without observance of
2 procedure required by law;

3 c. Enter an order pursuant to 5 U.S.C. §706(1), and a preliminary and permanent
4 injunction, compelling defendants to undertake the designation and refunding of
5 eligible Head Start agencies;

6 d. Postpone the effective date of any actions by Defendants to dismantle Head Start,
7 including any action to freeze or terminate the disbursement of appropriated Head Start
8 funds, pursuant to 5 U.S.C. § 705;

9 e. Preliminarily and permanently enjoin Defendants taking any action to dismantle Head
10 Start, including enjoining them from implementing or giving effect to the unauthorized
11 mass office closures and layoff, delays in designation and refunding of agencies,
12 unexplained delays in drawdown of already allocated funds from PMS, the March 14
13 DEI Ban, or the April 16 DEIA Certification including but not limited to:

14 i. Preliminarily and permanently enjoin Defendants from taking actions to pause,
15 freeze, impede, block, cancel, or terminate any grant to Head Start programs.

16 ii. Preliminarily and permanently enjoin Defendants from proceeding with the
17 unauthorized mass office closures and layoff, take no steps to further implement
18 or give effect to unauthorized mass office closures and layoff including those
19 made pursuant to the “Reduction-in-Force and Reorganization Plan,” and order
20 Defendants reinstate federal employees whose employment was terminated or
21 otherwise eliminated.

22 f. Preliminarily and permanently enjoin Defendants from enforcing and/or implementing
23 the March 14 DEI Ban and April 16 DEIA Certification, all agency-wide directives
24 implementing or effectuating the March 14 DEI Ban or April 16 DEIA Certification,
25 and any changes made pursuant to those directives.

- 1 g. Preliminarily and permanently enjoin Defendants from any other actions that enforce
2 or implement Section 2 of the January 20 anti-DEI Executive Order, Exec. Order No.
3 14151, 90 Fed. Reg. 8339, to “terminate” Head Start agencies grants as “DEI,”
4 “DEIA,” or “equity-related.”
- 5 h. Order Defendants to file a status report within 48 hours of the entry of a preliminary
6 injunction or 5 U.S.C. § 705 stay, and at regular intervals thereafter, confirming
7 compliance with the order;
- 8 i. Preliminarily and permanently mandate that Defendants provide notice of this
9 injunction to all Head Start grant recipients;
- 10 j. Enjoin Defendants from imposing any negative consequences on Head Start agencies
11 for noncompliance with the terms of their respective grants if such noncompliance is
12 due directly or indirectly to any aspect of Defendants’ dismantling of Head Start;
- 13 k. Award attorney’s fees, costs, and expenses in accordance with law, including the Equal
14 Access to Justice Act, 28 U.S.C. § 2412; and grant such other and further relief as the
15 Court may deem appropriate.
- 16
17
18
19
20
21
22
23
24
25
26

JURY DEMAND

Plaintiffs demand a jury trial of all issues so triable under Rule 38 of the Federal Rules of Civil Procedure.

Dated: April 28, 2025

Ming-Qi Chu (*pro hac vice* forthcoming)
Jennesa Calvo-Friedman (*pro hac vice* forthcoming)
Linda S. Morris* (*pro hac vice* forthcoming)
**admitted in State of Maryland*
Sania Chandrani
AMERICAN CIVIL LIBERTIES UNION FOUNDATION
125 Broad Street, 18th Floor
New York, NY 10004
Tel: (212) 549-2500
mchu@aclu.org

Michelle Fraling (*pro hac vice* forthcoming)
AMERICAN CIVIL LIBERTIES UNION FOUNDATION
915 15th Street NW, 6th Floor
Washington DC, 20005
Tel: (917) 710-3245
michelle.fraling@aclu.org

Laboni A. Hoq (*pro hac vice* forthcoming)
HOQ LAW APC
AMERICAN CIVIL LIBERTIES UNION FOUNDATION
(Cooperating Attorney)
P.O. Box 753
South Pasadena, CA 91030
Tel: (213) 977-9004
laboni@hoqlaw.com

Respectfully submitted,

By: /s/ La Rond Baker
La Rond Baker (WSBA No. 43610)
Brent Low (WSBA No. 61795)
David Montes (WSBA No. 45205)
AMERICAN CIVIL LIBERTIES UNION OF WASHINGTON
P.O. BOX 2728
Seattle, Washington 98111-2728
Tel: (206) 624-2184
baker@aclu-wa.org

Kevin M. Fee (*pro hac vice* forthcoming)
Allison Siebeneck (*pro hac vice* forthcoming)
ROGER BALDWIN FOUNDATION OF ACLU, INC.
150 N. Michigan Ave, Suite 600
Chicago, IL 60601
Tel: (312) 201-9740
kfee@aclu-il.org

Lindsay Nako (*pro hac vice* forthcoming)
Lori Rifkin (*pro hac vice* forthcoming)
Fawn Rajbhandari-Korr (*pro hac vice* forthcoming)
Meredith Dixon (*pro hac vice* forthcoming)
Megan Flynn (*pro hac vice* forthcoming)
IMPACT FUND
2080 Addison Street, Suite 5
Berkeley, CA 94704
Tel: (510) 845-3473
lrifkin@impactfund.org

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

S. Starling Marshall (*pro hac vice*
forthcoming)
CROWELL & MORING LLP
Two Manhattan West
375 Ninth Avenue
New York, NY 10001
Tel: (212)223-4000
SMarshall@crowell.com

Skye Mathieson (*pro hac vice*
forthcoming)
Lucy Hendrix (*pro hac vice*
forthcoming)
Emily P. Golchini (*pro hac vice*
forthcoming)
CROWELL & MORING LLP
1001 Pennsylvania Ave NW
Washington, DC 20004
Tel: (202)624-2500
SMatheison@crowell.com

Edward T. Waters (*pro hac vice* forthcoming)
FELDESMAN LEIFER LLP
1129 20th Street NW, 4th Floor
Washington, DC 20036
Tel: (202) 466-8960
ewaters@feldesman.com