UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

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STATE OF NEW YORK; STATE OF CALIFORNIA; STATE OF ILLINOIS; STATE OF RHODE ISLAND; STATE OF NEW JERSEY; COMMONWEALTH OF MASSACHUSETTS; STATE OF ARIZONA; STATE OF COLORADO; STATE OF CONNECTICUT; STATE OF DELAWARE; THE DISTRICT OF COLUMBIA; STATE OF HAWAI'I; STATE OF MAINE; STATE OF MARYLAND; STATE OF MICHIGAN; STATE OF MINNESOTA; STATE OF NEVADA; STATE OF NORTH CAROLINA; STATE OF NEW MEXICO; STATE OF OREGON; STATE OF	
VERMONT; STATE OF)
WASHINGTON; and STATE OF	C.A. No. 25-cv-39-JJM-PA
WISCONSIN,) 0.11. 110. 25 CV 55 55W 17
Plaintiffs,))
v.)
DONALD TRUMP, in his Official)
Capacity as President of the United)
States; U.S. OFFICE OF)
MANAGEMENT AND)
BUDGET; Russell Vought, in his)
Official Capacity as Director of the U.S. Office of Management and	<i>)</i>)
Budget, U.S. DEPARTMENT OF)
THE TREASURY; SCOTT BESSENT,	,)
in his Official Capacity as Secretary of	·)
the Treasury; PATRICIA COLLINS,)
in her Official Capacity as Treasurer)
of the U.S.; U.S. DEPARTMENT OF)
HEALTH AND HUMAN SERVICES;)
DOROTHY A. FINK, M.D., in her	_)

Official Capacity As Acting Secretary
Of Health And Human Services, U.S.
DEPARTMENT OF EDUCATION;
DENISE CARTER, in her Official
Capacity as Acting Secretary of
Education; U.S. FEDERAL
EMERGENCY MANAGEMENT
AGENCY; CAMERON HAMILTON,
in his Official Capacity as Acting
Administrator of the U.S. Federal
Emergency Management Agency, U.S.
DEPARTMENT OF
TRANSPORTATION;
SEAN P. DUFFY, in his Official
Capacity as Secretary of
Transportation; U.S. DEPARTMENT
OF LABOR; VINCE MICONE, in his
Official Capacity as Acting Secretary
of Labor; U.S. DEPARTMENT OF
ENERGY; CHRISTOPHER ALLEN
WRIGHT, in his Official Capacity as
Secretary of the U.S. Department of
Energy, U.S. ENVIRONMENTAL
PROTECTION AGENCY; LEE
MICHAEL ZELDIN, in his Official
Capacity as Administrator of the U.S
Environmental Protection Agency;
U.S. DEPARTMENT OF
HOMELAND SECURITY; KRISTI
NOEM, in her Capacity as Secretary
of the U.S. Department of Homeland
Security; U.S. DEPARTMENT OF
JUSTICE; JAMES R. McHENRY III,
in his Official Capacity as Acting
Attorney General of the U.S.
Department of Justice; THE
NATIONAL SCIENCE
FOUNDATION; and DR.
SETHURAMAN PANCHANATHAN,
in his Capacity as Director of the
National Science Foundation,
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ORDER

First, to be clear and to reaffirm the Court's Orders, the Temporary Restraining Order ("TRO") permits the Defendants to limit access to federal funds "on the basis of the applicable authorizing statutes, regulations, and terms." ECF No. 50 at 12. The February 10, 2025 Order (ECF No. 96) does not "bar[] both the President and much of the Federal Government from exercising their own lawful authorities to withhold funding without the prior approval of the district court." ECF No. 102 at 2. Neither the TRO (ECF No. 50), nor the Court's subsequent Order (ECF No. 96) require the Defendants to seek "preclearance" from the Court before acting to terminate funding when that decision is based on actual authority in the applicable statutory, regulatory, or grant terms.

Second, the Court will act with alacrity in issuing an Order on the Defendants' Motion to Stay (ECF No. 100).

Third, the Defendants have filed two additional motions relating to the TRO: the "Emergency Motion Requesting Ruling by 11 a.m. on February 12 for Permission to Continue Withholding [Federal Emergency Management Agency ("FEMA")] and Other Funding" (ECF No. 102) and the "Supplemental Motion Requesting Permission to Continue Payment Review Processes" (ECF No. 103). As to FEMA funds to New York City, the Defendants represent that they intend to provide "notice to New York City regarding the funding pause and will provide the information and process required by regulation and the terms and conditions of the award." ECF No. 102-1 at ¶ 13. Because the Defendants are seeking to terminate funding "on the basis"

of the applicable authorizing statutes, regulations, and terms," ECF No. 50 at 12

(emphasis added), the Court sees no need for further clarification. Finally, nothing

in the TRO prevents the Defendants from continuing to use routine processes that

the Payment Management Services (PMS) asserts it has used "for decades," ECF No.

103-1 at ¶ 4, before the Defendants imposed the categorical funding freeze that is the

subject of the TRO.

Therefore, the Court REAFFIRMS the TRO, DENIES the Defendants'

"Emergency Motion Requesting Ruling by 11 a.m. on February 12 for Permission to

Continue Withholding FEMA and Other Funding" (ECF No. 102) and DENIES as

moot the Defendants' "Supplemental Motion Requesting Permission to Continue

Payment Review Processes" (ECF No. 103).

IT IS SO ORDERED.

/s/John J. McConnell, Jr.

John J. McConnell, Jr.

Chief Judge

United States District Court for the District of Rhode Island

February 12, 2025