IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

| NATIONAL URBAN LEAGUE, et al., Plaintiffs, v. | |
|--|--|
| DONALD TRUMP, in his official capacity as President of the United States, et al., **Defendants**, | No. 1:25-cv-00471-TJK |
| DO NO HARM, [Proposed] Intervenor-Defendant. | |
| [PROPOSED] ORDER GRANTIN | IG MOTION TO INTERVENE |
| Before the Court is a motion for intervention | on filed by Proposed Intervenor-Defendant Do |
| No Harm. In its discretion, the Court finds that Do | No Harm satisfies the criteria for |
| intervention as of right under Federal | Rule of Civil Procedure 24(a)(2). |
| permissive intervention under Federal | Rule of Civil Procedure Rule 24(b). |
| The Court therefore grants Do No Harm leave to in | ntervene as a defendant. |
| It is hereby ORDERED that the Motion is | GRANTED. |
| It is FURTHER ORDERED that the caption | on in this case is amended to reflect the same. |
| It is FURTHER ORDERED that Interver | nor-Defendant Do No Harm's proposed answe |
| attached to their motion to intervene is hereby accept | pted as filed. |
| | |
| Dated:, 2025 | |
| | Timothy J. Kelly United States District Judge District of Columbia |